

State of Maryland, Baltimore County to wit:

The Jurors of the State of Maryland, for the body of Baltimore County, do on their oath present
that ROBY M. GIBSON

late of Baltimore County aforesaid, on the 10th day of January
in the year of our Lord nineteen hundred and eighty-seven at Baltimore County, aforesaid,
feloniously, wilfully and of deliberately premeditated malice
aforethought did kill and murder one Gretchen Marie Gibson

contrary to the form of the Act of Assembly in such case made and provided, and against the peace,
government and dignity of the State.
(Art. 27, Sec. 616)

The State's Attorney for Baltimore County.

STATE OF MARYLAND

87CR-518

VS

State of Maryland, Baltimore County to wit:

The Jurors of the State of Maryland, for the County of Baltimore County, do on their oath present

ROBY M. GIBSON

that

JANUARY

day of

1987

late of Baltimore County aforesaid, on the

in the year of our Lord nineteen hundred and

feloniously, wilfully and of deliberate malice

Indictment
TRUE BILL

[Signature]

Foreman

FILED

, 19

WITNESSES:

FILED FEB 2 1987

contrary to the form of the Act of Assembly in such case made and provided, and against the peace

Government and dignity of the State

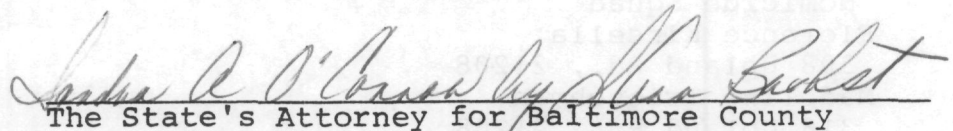
(Art. 27, Sec. 616)

The State's Attorney for Baltimore County

CHARGE: _____

TO THE PERSON CHARGED:

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have the right to have a lawyer.
4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights; and
 - (E) helping you to get a fair penalty if convicted.
5. Even if you plan to plead guilty, a lawyer can be helpful.
6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.


The State's Attorney for Baltimore County

STATE OF MARYLAND

VS

ROBY M. GIBSON (BALTIMORE COUNTY DETENTION CENTER)
BCI 143365 DOB 11-7-30
318 Upland Rd., Pikesville, Md., 21208

Indictment
TRUE BILL

Foreman

FILED

,19

WITNESSES:

Off. T. Scally #2599
PC #3

Stanley Felsenberg, M. D.
11 E. Chase Street, 21201
William Boyd

Loring-Byers Funeral Home
8728 Liberty Rd., 21133

James Covey
Loring-Byers Funeral Home
8728 Liberty Rd., 21133

Paramedic J. R. Pelton
Paramedic R. Pigeon

Pikesville Volunteer Fire Co.
c/o E. Sudbrook lane, 21208

Det. Thiess #2617
Crime Lab

Det. S. Dominick #2012
Homicide Squad

Florence Kinsella
308 Upland Rd., 21208

Madeline Trieschman
316 Upland Rd., 21208

Dr. Edward Senanayake
2112 Fernglen, 21228

Dr. Ann Dixon
Office of the Medical Examiner
111 Penn Street, 21201

Donald E. Robinson
716 Greenwood Rd., 21208

Det. Thomas Murnane #1206
Homicide Squad

CHARGE: MURDER

F092264 635048C1

STATE OF MARYLAND

V.

ROBY McLEAN GIBSON

*

*

*

IN THE CIRCUIT COURT

FOR BALTIMORE COUNTY

* * * * *

STATE'S AUTOMATIC DISCOVERY
AND REQUEST FOR DISCOVERY

Now comes Sandra A. O'Connor, State's Attorney for Baltimore County, and Ann Brobst, Assistant State's Attorney, and in compliance with Rule 4-263(a) of the Maryland Rules of Procedure, say the following:

1. Any information known to the State at this time which tends to negate the guilt of the Defendant as to the offense charged or which tends to reduce his punishment therefore is attached hereto. If no such attachment is included, no such information is known to the State at this time.

2. Any relevant material or information regarding whether the State used a search and seizure, wire tape or eavesdrop in gathering evidence in this case is attached hereto.

3. ☐ The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

☒ The Defendant made a written statement or confession, the copy of which is attached hereto. Defendant's copy only

☒ The Defendant made an oral statement or confession, the substance of which is as follows: Defendant's copy only

4. ☒ The Defendant has not, at this time, been identified by a pre-trial identification procedure.

☐ The Defendant was identified (at lineup/by photograph/other _____) by the following witnesses:

(Name)

(Date)

5. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

The State requests that the following discovery be provided by the Defendant in accordance with Rule 4-263(d):

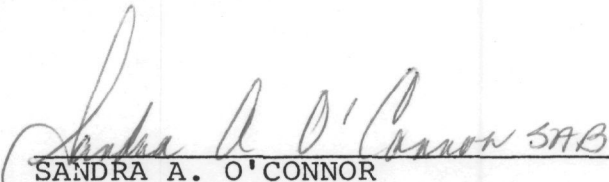
1. That the State be allowed to inspect and copy all written reports made in connection with this case by each expert which the Defendant intends to call as a witness at trial and that the Defendant furnish the State with the substance of any oral report and conclusion made in connection with this case by an expert the Defendant intends to use at trial.

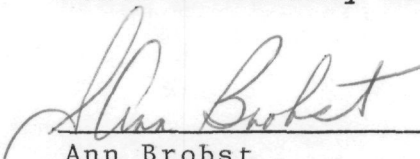
2. That the Defendant furnish the State with the name and address of any alibi witness the Defendant intends to call as a witness. The crime occurred on the 10th day of January, 1987 at 5:30 hours at Baltimore County Maryland.
to 11:50 p.m.

3. Upon request of the State, the defendant shall:

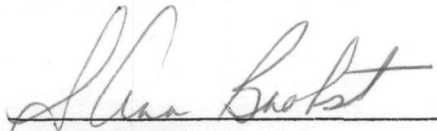
- (a) Appear in a line-up for identification;
- (b) Speak for identification;
- (c) Be fingerprinted;
- (d) Pose for photographs not involving reenactment of a scene;
- (e) Try on articles of clothing;
- (f) Permit the taking of specimens of material under his fingernails;
- (g) Permit the taking from his body of samples of blood, hair and other material involving no unreasonable intrusion upon his person;
- (h) Provide specimens of his handwriting;
- (i) Submit to reasonable physical or mental examination;

as provided for in Rule 4-263(d).


SANDRA A. O'CONNOR
State's Attorney for Baltimore County


Ann Brobst
Assistant State's Attorney

I HEREBY CERTIFY that a copy of this foregoing State's Automatic Discovery and Request for Discovery was attached to the above indictment when delivered to the Defendant.


Ann Brobst
Assistant State's Attorney

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Roby M Gibson

Case No. 87CR0518

I. D. NO.

State of Maryland, Baltimore County to wit: D.O.B. November 7, 1930

TO: Warden, Baltimore County Det. Center
 Kenilworth + Bosley Ave.
 Baltimore, MD 21204

You are hereby **COMMANDED TO HAVE** before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on February 25, 1987 at
 09:15 A.M. the body of Roby M. Gibson for ARRAIGNMENT, unless
 your counsel enters an appearance in writing on or before the time specified
 in this writ.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: February 4, 1987

Suzanne Mensh
 SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County



Per
 RETURN OF SERVICE

Deputy

DATE DEFENDANT SERVED WITH WRIT & CHARGING DOCUMENT:

DATE SERVICE NOT MADE:

REASON:

SIGNATURE & TITLE

#34 520 WRIT OF HABEAS CORPUS
CIRCUIT COURT FOR BALTIMORE COUNTY

3F
9/11/87 1205
Case No. 87CR0518

State of Maryland vs. Roby M Gibson

I. D. NO.

State of Maryland, Baltimore County to wit: D.O.B. November 7, 1930

TO: Warden; Baltimore County Det. Center.
Kenilworth + Bosley Ave.
Baltimore, MD 21204

Cue

You are hereby **COMMANDED TO HAVE** before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, **on February 25, 1987 at**
09:15 A.M. the body of Roby M Gibson for ARRAIGNMENT, unless
your counsel enters an appearance in writing on or before the time specified
in this writ.

RECEIVED
1987 FEB -6 AM 9:12
SHERIFFS OFFICE
BALTO. CO.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: February 4, 1987

Suzanne M. Mench
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



FILED FEB 10 1987

RETURN OF SERVICE

Deputy

DATE DEFENDANT SERVED WITH WRIT & CHARGING DOCUMENT: 2-6-87

DATE SERVICE NOT MADE: _____

REASON: Roby M. Gibson

X

E. Robert 2-6-87

Edward D. Balne
SHERIFF OF BALTO. CO., MD.

STATE OF MARYLAND

vs.

Roby Gibson

— IN THE —

CIRCUIT COURT FOR BALTIMORE

COUNTY

CRIMINAL

DOCKET

FOLIO

NO.

87 CR 0518

MR. CLERK:

Please enter my appearance for the Defendant(s) in the above entitled case.

ATTORNEY'S NAME:

William M. Montkien

ADDRESS:

5513 HARFORD ROAD

TELEPHONE NO.:

426-9202

ZIP:

21214

I HEREBY CERTIFY that a copy of the foregoing was mailed this _____ day of

_____, 19____, to _____ State's Attorney for Baltimore
County, Towson Court House, Towson, Maryland 21204.

Mail Original and Yellow copy to Clerk's office.

Mail Pink copy to State's Attorneys office.

Retain Green copy.

William M. Montkien
ATTORNEY FOR DEFENDANT

FILED FEB 19 1987

State's Attorney.

635048

No. of Charges.....ONE

☐ Jury Trial Waived

Code: 2-0900

Code:

Sub Curia Until:

. to

Credit time awaiting trial:

☐ Supervised ☐ Unsupervised

Conditions:

Judge

Code:

Code:

Sub Curia Until:

. to

Credit time awaiting trial:

☐ Supervised ☐ Unsupervised

Conditions:

Judge

Code:

Code:

Sub Curia Until:

. to

Credit time awaiting trial:

☐ Supervised ☐ Unsupervised

Conditions:

Judge

☐ Defendant Advised of Right of Appeal. Upon Perfecting of Appeal, ☐ Sentence to be stayed and ☐ Recog. to Continue

☐ Present Bond to Continue; ☐ Appeal Bond in Amount of \$..... to be Required; ☐ Sentence not to be Stayed; ☐ Other.....

..... (If Sentence is Satisfied Prior to Perfecting of Appeal, no Appeal Bond Required.)

UNITED STATES DEPARTMENT OF JUSTICE

Judge

Bond forfeiture entered as judgment in the amount of \$..... Date..... with interest from date of forfeiture and

costs and liens filed in Circuit Court. Docket entries forwarded to Bail Bond Commissioner, if any, and to State's Attorney and Chief Clerk.

Clerk

Indictment filed. Papers forwarded to Circuit Court

Defendant Notified of Nolle Pros/Stet

Judgment Recorded in District Court

Notice of Lien filed in

Appeal Noted

Appeal Forwarded



DISTRICT COURT OF MARYLAND FOR Baltimore County

City/County

Located at 110 Painters Mill Rd. 21117

Court Address

Case No. 635048C1

STATE OF MARYLAND

VS

GIBSON, ROBY M. 11-7-30

Defendant

Charge (1) MURDER FIRST DEGREE

318 Upland Road

Address

AR. 870456 Code 2-0900

Pikesville, Maryland 21208

City, State, Zip

Telephone

Charge (2)

Arresting Officer's Agency, Sub-Agency, I.D.

AR. Code

CC# F. 092. 264

ARREST WARRANT ON CHARGING DOCUMENT

STATE OF MARYLAND, Baltimore, XXX/County:

TO ANY PEACE OFFICER, Greetings:

YOU ARE ORDERED to arrest and bring before a judicial officer the above-named Defendant as soon as practicable and without unnecessary delay. If a judicial officer is not readily available, this Warrant shall authorize the prisoner's detention until compliance is had with Rule 4-212 and the arresting officer is authorized and required to comply with Rule 4-212.

IF THE DEFENDANT IS NOT IN CUSTODY FOR ANOTHER OFFENSE,

☒ Initial appearance is to be held in county in which Warrant was issued.

☐ Initial appearance is to be held in county in which Defendant is arrested.

Issued January 11, 1987

Date

Judge Commissioner

Given to BALTIMORE COUNTY POLICE DEPT.

Name of Law Enforcement Agency for Service

IF DEFENDANT IS IN CUSTODY FOR ANOTHER OFFENSE, this Warrant is to be lodged as a detainer for the continued detention of the Defendant for the offense charged in the charging document. When the Defendant is served with a copy of the charging document and Warrant, the Defendant shall be taken before a judicial officer of the District Court.

RETURN OF SERVICE

☐ I certify that at o'clock M. on at

Date

, I executed this Arrest Warrant by

Place

arresting the Defendant and delivered a copy of the Statement of Charges to the Defendant.

☐ I left a copy of the Warrant and Charging Document as a detainer for the continued detention of the Defendant at:

Detention Facility

Signature of Peace Officer

Title

150 551



DISTRICT COURT OF MARYLAND FOR

LOCATED AT (COURT ADDRESS)

110 Painters Mill Rd
Owings Mills, Maryland 21117

DEFENDANT'S NAME (LAST, FIRST, MI.)		PRIMARY CHARGE	RELATED CASES	TRACKING NUMBER (CROR) <input checked="" type="checkbox"/> <input type="checkbox"/>
GIBSON, ROBY M.		MURDER 1st Degree		635048C1
635048C1				LOCAL POLICE 635048C1
COMPLAINANT		DEFENDANT		
NAME (LAST, FIRST, MI.)		NAME (LAST, FIRST, MI.)		
DOMINICK, SAMUEL JOSEPH DET.		GIBSON, ROBY M.		
AGENCY	SUB-AGENCY	I.D. NO. (POLICE)	I.D. NO.	RACE
87-0456				2
AE	CID	2012	SEX	WT
			M	6-0
			195	11-7-30
WORK TELEPHONE		OTHER DESCRIPTION		
		143365		
HOME TELEPHONE		F092264		
		Grey		
ADDRESS		ADDRESS		
		318 Upland Road		
CITY		CITY		
		Baltimore, Maryland 21208		
STATE		STATE		
ZIP CODE		ZIP CODE		
DIST. LOG.		RELATED CASES		
08-02				
		TRACKING NUMBER <input checked="" type="checkbox"/> <input type="checkbox"/>		
		635048C1		

STATEMENT OF CHARGES

UPON THE FACTS CONTAINED IN THE APPLICATION OF (NAME AND ADDRESS OF APPLICANT)

IT IS FORMALLY CHARGED THAT THE DEFENDANT

1 MDCCS AR ON OR ABOUT (DATE) AT (PLACE)
2-0900 87-0456 January 10, 1987 318 Upland Road Pikesville, Maryland 21208
did feloniously, wilfully, deliberately and maliciously kill and murder
GRETCHEN MARIE GIBSON.

IN VIOLATION OF:

☒ MD ANN. CODE, ART. 27 SEC. 407 : ☐ COMMON LAW OF MD : ☐ PUB. LOCAL LAW, ART. SEC.
☐ COMAR OR AGENCY CODE NO. : ☐ ORDINANCE NO. AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.

2 MDCCS AR ON OR ABOUT (DATE) AT (PLACE)

IN VIOLATION OF:

☐ MD ANN. CODE, ART. SEC. : ☐ COMMON LAW OF MD : ☐ PUB. LOCAL LAW, ART. SEC.
☐ COMAR OR AGENCY CODE NO. : ☐ ORDINANCE NO. AGAINST THE PEACE, GOVERNMENT AND DIGNITY OF THE STATE.

☐ CONTINUED ON ATTACHED SHEET (FORM DC/CR 3A)

DATE January 11, 1987 TIME 8:20 P.M. JUDICIAL OFFICER AND I.D. NO. Joseph Dobb 8026

NOTICE OF ADVICE OF RIGHT TO COUNSEL

TO THE PERSON CHARGED:

1. This paper charges you with committing a crime.
2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
3. You have the right to have a lawyer.
4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights;
- and
- (E) helping you to get a fair penalty if convicted.
5. Even if you plan to plead guilty, a lawyer can be helpful.
6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER. If you do not have a lawyer before the trial date, you may have to go to trial without one.

RECEIPT

I have read or have had read to me the contents of the above notice and acknowledge receipt of a copy thereof.

Date

Signature of Defendant

Ruby M. Gibson



DISTRICT COURT OF MARYLAND FOR Baltimore County

City/County

Located at 111 W. Alleghany Ave. 21204 Case No.

Court Address

STATE OF MARYLAND

VS

GIBSON, ROBY M.

Defendant

318 Upland Rd.

Address

Baltimore, MD. 21208 484-6079

F-092264

Telephone

DESCRIPTION: Driver's License# Sex M Race W Ht 6-00

Wt. 195 Hair Graying Eyes Brown Complexion MED DOB: 11/07/30

I.D. Other

APPLICATION FOR STATEMENT OF CHARGES

I, the undersigned, apply for a Statement of Charges and a Summons or Warrant which may lead to the arrest of the above named Defendant because on or about January 10, 1987

Date

at 318 Upland Rd. Baltimore, MD. 21208, the above named Defendant

Place

On January 10, 1987 at approximately 11:50 p.m. Off. Thomas G. Scally #2599 of

(Concise statement of facts showing that there is probable cause to believe that a crime has been committed and that the Defendant has committed it):

the Baltimore County Police Department was dispatched to 318 Upland Rd. in Baltimore

County MD. 21208 for a report of a possible overdose/Cardiac arrest. Upon arriving and

entering the residence, Officer Scally was met by a W/M who was later identified as

Roby M. Gibson. Mr. Gibson then directed Officer Scally to a bedroom where he observed

a W/F lying on the floor. The W/F was later identified as Gretchen Marie Gibson F/W

D.O.B. 06/29/43. Mrs. Gibson is the wife of Mr. Roby Gibson.

Officer Scally observed in Gretchen Gibson's left hand an opened bottle containing

numerous pills with the printing Roerig 536 on same. Officer Scally also observed a red

(Continued on attached sheet.)

I have read or had read to me and I understand the notice on the back of this form.

S.J. DOMINICK

Print Applicant's Name

S.J. Dominick

Applicant's Signature

DETECTIVE

Applicant's Title or Position

400 KENILWORTH DR

Applicant's Mailing Address

494-3943

Applicant's Telephone No.

Subscribed and sworn to before me this day of 19

Time M. I.D. Judge/Commissioner

I do solemnly declare and affirm under penalties of perjury that the matters and facts set forth in the foregoing application are true to the best of my knowledge and belief.

1-11-87

Date

S.J. Dominick

Police Officer's Signature

Off. Thomas G. Scally #2599

S.J. DOMINICK

OFF. THOMAS G. SCALLY

Police Officer's Printed Name

Agency/Sub Agency Code, I.D.

I understand that a charging document has been issued and that I must appear for trial on

Date

at, at the court location shown at the top of this form.

Time

Applicant's Signature

I declined to issue a charging document because of lack of probable cause.

Date

Commissioner

NOTICE TO APPLICANT FOR A CHARGING DOCUMENT

You are making an application for a charging document which may lead to the arrest and detention of the individual you are charging. If, as a result of your application, a charging document is issued by the commissioner, it will not be possible for the commissioner to withdraw the document. The charge may only be disposed of by trial or by action of the State's Attorney.

You will be required to appear at the trial as a witness. Failure to appear on the date set by the court could result in your arrest for failure to obey a court order.

The application which you have filed has been filed under oath. Article 27, Section 151, of the Annotated Code of Maryland provides that any person who makes a false statement or report of a crime or causes such a false report or statement to be made to any official or agency of this State, knowing the same, or any material part thereof, to be false and with intent that such official or agency investigate, consider or take action in connection with such statement or report, shall be subject to a fine of not more than \$500, or be imprisoned not more than six months, or be both fined and imprisoned, in the discretion of the court.

It is essential that you furnish as much information as possible about the offense. To be sure that your information is adequate, your application should clearly state the following:

1. **WHO?**

Identify the accused, (the person you are complaining about), and identify yourself.

2. **WHEN?**

The time, day, month and year of the offense.

3. **WHERE?**

The exact address and street, the city, county and state where the offense happened. Also state whether the offense happened in a private home or in some public place.

4. **WHAT?**

State exactly what was done to you. For example: if property was taken, describe it and its value; or, if property was damaged or destroyed, indicate the original cost of the item or its replacement value. If you do not know the exact value, estimate it as accurately as possible.

5. **WHY?**

The facts you give must show the accused intended to commit a criminal act.

6. **HOW?**

How the accused committed the offense. For example, if you were physically assaulted, were you struck with a fist, a flat hand, kicked, or pushed, or were you struck with an object, such as a club or pipe, etc.? If property was taken, how did the accused get it? If it was destroyed or damaged, how did the accused cause the damage?

7. **At the top of the application, you will notice a space marked "DESCRIPTION." The information in this space refers to the accused. It is important that you furnish as much of this as possible so that the accused may be easily identified.**

If you need further assistance in completing your application, please feel free to ask the commissioner.

NOTICE TO APPLICANT FOR A CHARGING DOCUMENT

☐ I declined to issue a charging document because of lack of probable cause.

Defendant's Name. GIBSON, ROBY. M. Case No.

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

...watering jug in Gretchen Gibson's right hand... Officer Scally then touched the body in...
...an effort to obtain a pulse... None was found... Officer Scally also found the body to be...
...cold to touch and a slight blue color around Gretchen lips...
...Upon interviewing Mr. Gibson, he advised Officer Scally that his wife and him arrived...
...home at approximately 6:15 p.m... after a shopping trip... and later began to argue over...
...their painting business... Mr. Gibson further advised that at approximately 7:45 p.m...
...his wife advised that she was going to bed... Mr. Gibson further advised Officer Scally...
...that he checked on his wife at approximately 10:00 p.m. and found her asleep in bed...
...Mr. Gibson further advised Officer Scally that he ~~rechecked his~~ again checked on his...
...wife at approximately 11:45 p.m. and found her lying on the bedroom floor with the open...
...pill bottle in one hand and the watering pot in the other... Mr. Gibson went on to advise...
...Officer Scally that he was unable to obtain a pulse and called 911 and his mother...
...Mr. Gibson at no time while talking with Officer Scally made mention of anyone...
...else being in the house prior to the discovery of his wife's body...
...Officer Scally advised that Dr. Stanley Felsenberg responded to the scene and pronounce...
...the victim deceased at 1:00 A.M. on January 11, 1987... Further... upon checking Mrs...
...Gibson's body... Dr. Felsenberg observed what appeared to be fresh scrap marks on her...
...neck...

1-11-87

Date

Det. S. J. Dominick
off. Thomas J. Scally #2599
Applicant's Signature

Defendant's Name. GIBSON, ROBY M. Case No.

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

At this point, the Homicide unit was requested and Det. Sgt. C. Warns #1440 and Det. S. Dominick #2012 responded. Det. Dominick and Sgt. Warns, upon examining the face of the victim observed Petechial Hemorrhages around the victim's eyelids. This type of Hemorrhaging is sometimes associated with strangulation. Mrs. Gibson's body was then removed to the Medical Examiner's office for an autopsy. Det. Dominick then interviewed Mr. Gibson and he related the following:

That on January 10, 1987 his wife began drinking bloody Mary's between the hours of 9:a.m. and 2:00 p.m. He then advised that he and his wife left to go to a Sears store at 41 st Street in Baltimore City, to buy a part for the refrigerator. While in the vehicle they began arguing and continued to argue throughout the entire trip. After leaving the Sear's store, they went to a Valu-Food store located at 4000 Seven Mile La. where Mr. Gibson bought some sodas for his mother. While They where in the vehicle driving around Mr. Gibson advised that his wife wanted some Brandy, so he drove to Dugan's Liquors in Pikesville, and got some. Mr. Gibson further advised that they then went home and returned at approximately 5:45 p.m. Once at home, Mr. Gibson stated that his wife continued to argue with him about not working and her paying bills. Mr. Gibson continued by saying that his wife continued to argue over his friends and family members. Mr. Gibson further advised that at 7:50 p.m., he told his wife to go lay down at which time she did.

1-11-87

Date

Det S. Dominick
Off Thomas A. Scally #2599

Applicant's Signature

Defendant's Name... GIBSON, ROBY M. Case No.....

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE

.....Mr. Gibson then stated that he checked on her at about 10:00p.m. and she was in bed....
.....snoring... He then advised that he checked his wife again between 11:15 p.m. and 11:20p.m.
.....and found her lying on the floor... Mr. Gibson further advised that he then called 911.
.....Mr. Gibson, while talking with Det. Dominick at no time mentioned anyone else being in
.....the house prior to the discovery of his wife's body.....
.....Det. Dominick and Sgt. Warns after speaking with Mr. Gibson responded to the Medical
.....Examiners Office... Dr. Ann Dixon, Assistant Medical Examiner performed the autopsy on
.....Mrs. Gibson and advised that the cause of death was manual strangulation and the manner
.....of death was Homicide.....
.....On January 11, 1987, Det. T. Murnane interviewed Florence E. Kinsella, a.....
.....neighbor of the Gibsons... Mrs. Kinsella advised that Mr. Gibson told her that on.....
.....January 10, 1987, he and his wife had a fight and that at 10:00p.m. his wife went to...
.....bed... Mr. Gibson further advised that at 11:00 p.m., he checked on his wife and found
.....her lying on the floor... Mrs. Kinsella further advised that Mr. Gibson told her that
.....he and his wife were the only ones in the house.....

1-11-87

Date

Det. S. J. [Signature]
Off. Thomas G. Scally #2599
Applicant's Signature



DISTRICT COURT OF MARYLAND FOR

Located at

Pending Cir. Ct.

Court Address

Case No.

City/County

Balto

63504851

11/9/30

STATE OF MARYLAND

VS

Defendant

Gibson, Roby M.

Address

318 Upland Rd.

Balto. Md. 21208

Telephone

PC #8

COMMITMENT PENDING HEARING

F09226Y

TO:

Sheriff of Balto. County

YOU ARE HEREBY COMMANDED to receive from any officer the body of the above-named Defendant who is charged with the offense(s) of *M. under 1st deg.*

☐ In default of \$ *Denied* bail (.....% acceptable).

☒ Bail review was held by Judge *Kane* and Defendant is committed in default of \$ *Denied* bail (.....% acceptable).

☐ Having been surrendered by bondsman, bond of \$.....to continue.

YOU ARE FURTHER COMMANDED to:

☐ Transfer the Defendant to the jail or detention center in.....county/city. If the Defendant has not been transferred prior to the next session of court, he is to be brought before the court in your county for bail review.

☐ Produce the Defendant:

☐ for further review before a judicial officer of the District Court for.....county/city located at.....

Maryland, within 30 60* days if before that time the Defendant has not posted the bail or been arrested on a warrant of the Governor of Maryland on a requisition of the executive authority of the State of.....

☐ for court appearance as follows:

Court

Location

Date

Time

Purpose

☐ Bail Review

☐ Preliminary Hearing/Inquiry

☐ Trial

☐ Other (describe)

Pending Cir. Ct.

11/12/82

Date

James L. Burk 8044

Clerk/Judge/Commissioner

I.D.

*Applies to second commitment only



DISTRICT COURT MARYLAND FOR

Baltimore
City/County

Located at

Pending Cr. Ct.
Court Address☐ TR☒ CR

Case No. 635048C1

STATE OF MARYLAND

87-0456
F092264

VS

Gilson, Roby M. 11/2/30
Defendant318 Ypsland Rd.
Address

Baltimore, MD 21208

INITIAL APPEARANCE REPORT (Rule 4-213)

I hereby certify that when the above named Defendant was brought before me for his initial appearance, I:

- ☒ INFORMED the Defendant of each offense with which he is charged and of the allowable penalties, including mandatory penalties, if any.
- ☐ DETERMINED that Defendant has been provided with a copy of the charging document.
- ☒ PROVIDED the Defendant with a copy of the charging document.
- ☐ ADVISED Defendant that copy of Charging Document is not available, but will be provided within 24 hours.
- ☐ FURNISHED to the Defendant a copy of the Notice to Defendant printed on the charging document since no charging document was available.
- ☒ ADVISED Defendant of right to counsel. Defendant desires ☐ to proceed without counsel ☐ to employ his own counsel ☒ counsel, but is indigent ☐ to decide later.
- ☒ REQUIRED the Defendant to read the Notice to Defendant printed on charging documents.
- ☐ READ to the Defendant the Notice to Defendant printed on charging document.
- ☒ ADVISED the Defendant that if he appears for trial without a lawyer, the Court could determine that he has waived his right to counsel and could proceed to trial.
- ☒ ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court; that he has a right to have a preliminary hearing by a request made now or within ten days; that failure to make a timely request will result in a waiver.
- ☐ Defendant requests preliminary hearing. ☐ Clerk will notify him of date. ☐ It is scheduled for
- ☒ Defendant waives preliminary hearing ☐ Defendant defers election.

Pretrial Release Determination (Rule 4-216)

On the basis of information available to and developed by me I HAVE DETERMINED:

- ☒ That Defendant ☐ is ☒ is not eligible for release under Art. 27, Sec. 616 1/2 ☒ Art. 27, Sec. 638 B of the Maryland Code.
- ☐ That Defendant may be released on his personal recognizance because:
- ☐ He is not charged with an offense for which the maximum penalty is death or life imprisonment.
- ☐ It will reasonably assure his appearance.
- ☐ There is a lack of probable cause to believe that the Defendant committed the offense.
- ☐ All the charges against the Defendant are nonjailable offenses.
- ☐ That release on personal recognizance will not reasonably ensure the appearance of the defendant as required because.....

I imposed the following conditions to ensure his appearance:

- ☐ committed him to custody of who agree to supervise him and assist in ensuring his appearance in court.
- ☐ placed him under the supervision of Probation or Public Officer
- ☐ subjected him to restrictions..... travel, association, residence

- ☒ required a bail bond in the amount of \$....., on the following condition:
- ☐ without collateral security.
- ☐ with collateral security equal in value ☐ to the full penalty amount, ☐ to \$25.00, ☐ to % of the full penalty amount, to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court.
- ☐ with collateral security equal in value to the full penalty amount to be satisfied by encumbering real estate.
- ☐ with the obligation of a corporation which is an insurer or other surety in the full penalty amount.

☒ Informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000 or imprisoned for not more than 5 years or both, if given in connection with a charge of felony; or charged and fined not more than \$1,000 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge.

☒ Informed the Defendant that he must notify the Court in writing of any change of address or telephone number.

Date

Time

Judicial Officer

Receipt

I have ☒ read ☐ had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Advice of Right to Counsel, and I acknowledge receipt of a copy hereof. I have been informed that the trial date/preliminary inquiry/preliminary hearing date is at o'clock

..... M. at

or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear as directed.

Date

Custodian

Signature of Defendant

4-216:

DISTRICT COURT MARYLAND FOR



STATE OF MARYLAND

In determining which conditions of release will reasonably ensure the appearance of the Defendant as required, the judicial officer, on the basis of information available or developed in a pretrial release inquiry may take into account

- (1) The nature and circumstances of the offense charged, the nature of the evidence against the Defendant, and the potential sentence upon conviction, insofar as these factors are relevant to the risk of non appearance.
- (2) The Defendant's prior record of appearance at court proceedings or flight to avoid prosecution or failure to appear at court proceedings.
- (3) The Defendant's family ties, employment status and history, financial resources, reputation, character and mental condition, length of residence in the community and length of residence in this State.
- (4) The recommendation of an agency which conducts pretrial release investigations.
- (5) The recommendation of the State's Attorney.
- (6) Information presented by Defendant's counsel.
- (7) The danger of the Defendant to himself or herself and others.
- (8) Any other factor including prior convictions, bearing on the risk of a willful failure to appear.

I imposed the following conditions to ensure his appearance:

☐ committed him to custody of _____

☐ ensuring his appearance in court _____

☐ placed him under the supervision of _____

☐ subjected him to restrictions _____

☒ required a bail bond in the amount of \$ 10,000 _____

☐ without collateral security _____

☐ with collateral security equal in value ☐ to the full penalty amount ☐ to \$25,000 ☐ to _____ % of the full penalty amount.

to be satisfied by depositing the required amount in cash or certified check, or the pledging of intangible property approved by the Court.

☐ with collateral security equal in value to the full penalty amount to be satisfied by encumbering real estate.

☐ with the obligation of a corporation which is an insurer or other surety in the full penalty amount.

☒ informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him that if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000 or imprisoned for not more than 5 years or both, if given in connection with a charge of felony or charged and fined not more than \$1,000 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge.

☒ informed the Defendant that he must notify the Court in writing of any change of address or telephone number.

James L. Smith Judicial Officer Date 11/2/82 Time 11:42 AM

Receipt

I have ☒ read ☐ had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the conditions of release, the Notice of Right to Counsel, and I acknowledge receipt of a copy hereof. I have been informed that the trial date/preliminary inquiry/preliminary hearing date is February 12, 1983 at 10:00 o'clock AM at _____

or that I will be advised of the date by the clerk. I agree to the conditions of release and agree to appear as directed.

Ruby M. [Signature] Signature of Defendant Date 11/2/82

(This form replaces CR 706.)

NOTICE OF HEARING

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Roby M Gibson

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: William M Monfried, Esquire

5513 Harford Road
Baltimore, MD 21214

You are hereby NOTIFIED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on June 2, 1987 at
09:15 A.M. for the Trial of the above entitled case.

Any postponement of this date must be in accordance with
MD. Rule 4-271.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: February 26, 1987



Suzanne Menseh

SUZANNE MENSEH
Clerk, Circuit Court for Baltimore County

Per Joan Mather Deputy
Criminal Assignment Commissioner
494-2694

CC: Scott Nevin, Esquire

STATE OF MARYLAND

*

IN THE

VS.

*

CIRCUIT COURT

ROBY M. GIBSON

*

FOR

CASE # 87CR0518

*

BALTIMORE COUNTY

MOTIONS PURSUANT TO MARYLAND RULE 4-252 & 4-253
(Motions before Trial)

Now comes the Defendant, ROBY M. GIBSON ,
by his attorney, William M. Monfried, Stein & Monfried, and
pursuant to Rule 4-252 & 4-253 of the Maryland Rules of Procedure
respectfully represents the following to this Honorable Court:

1. That any in-court identification of Defendant by prosecution witnesses will be tainted as the result of impermissibly suggestive identification procedures undertaken by police authorities as to give rise to a substantial likelihood of irreparable misidentification.

WHEREFORE, Defendant respectfully prays that this Honorable Court suppress any in-court identification of Defendant which may be undertaken by the State.

2. That articles of evidence taken from Defendant by police authorities were obtained as the result of an illegal search and seizure in violation of Defendant's constitutional rights.

WHEREFORE, Defendant respectfully prays that this Honorable Court suppress all evidence obtained by police authorities as the result of an illegal search and seizure.

FILED MAR 10 1987

3. That any statement and/or confessions taken from Defendant by police authorities were elicited during custodial interrogation without the observance of mandatory procedural safeguards in violation of Defendant's constitutional rights.

WHEREFORE, Defendant respectfully prays that this Honorable Court suppress all statements and/or confessions taken from Defendant by police authorities.

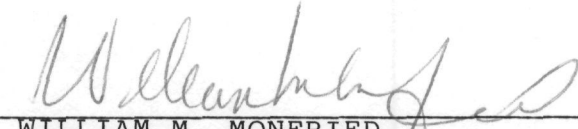
4. That Defendant is charged in Indictments numbered with the commission of two or more unrelated crimes, the joint trial of which would prejudice Defendant's right to a fair and impartial trial as to each charge.

WHEREFORE, Defendant respectfully prays that this Honorable Court sever the trial of these Indictments.

5. That Defendant is jointly indicted with other defendant(s) on charges of and that a joint trial of the Defendant with the co-defendant(s) will be prejudicial and will constitute a denial of Defendant's right to a fair and impartial trial, as the facts involved in the trial of the Defendant are at variance with the facts involved in the trial of the co-defendant(s).

WHEREFORE, Defendant respectfully prays that this Honorable Court sever his trial from that of the co-defendant(s) in the above entitled cases.

6. And for such other and further reasons to be argued at the hearing of this Motion.



WILLIAM M. MONFRIED
5513 Harford Road
Baltimore, MD 21214
426-9202
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 10 day of March , 1987, a copy of the foregoing Motion was mailed to the Office of the State's Attorney for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, 21204.



WILLIAM M. MONFRIED

WMM:lcd

STATE OF MARYLAND

*

IN THE

VS.

*

CIRCUIT COURT

ROBY M. GIBSON

*

FOR

INDICTMENT # 87CR0518

*

BALTIMORE COUNTY

MOTION FOR DISCOVERY AND INSPECTION

Now comes ROBY M. GIBSON

, Defendant, by

William M. Monfried , Stein & Monfried, and requests the State:

1. To provide the defense with the name and address of any informant, confidential or otherwise, who was a participant in the alleged illegal act which is the basis for this Indictment, or who was a participant in any illegal act which formed any part of the basis for any warrant or process issued and executed in this case, or who was a participant in any illegal act which was relied upon by any law enforcement official as probable cause to make an arrest and/or search in this case.

2. To provide the defense with the name and assignment of any law enforcement officer, City, County, State or Federal, who participated in any sale, purchase, or negotiation for the sale or purchase, of any contraband, said sale, purchase, or negotiation having formed any part of the basis for the charge against the Defendant or any part of the alleged probable cause for an arrest or search involving the Defendant.

3. To advise the Defendant whether there exists an arrest warrant under which the Defendant was arrested, and if there is such a warrant, to furnish the Defendant with a copy of said arrest warrant and the affidavit attached thereto.

FILED MAR 10 1987

4. To advise the Defendant whether there exists a search and seizure warrant, the execution of which resulted in charges being placed against the Defendant, and if there is such a warrant, to furnish the Defendant with a copy of said warrant and the affidavit attached thereto.

5. To furnish copies of any and all written statements allegedly made by the Defendant.

6. To furnish the substance of any and all oral confessions or admissions allegedly made by the Defendant, whether reduced to writing or not.

7. To furnish to the Defendant the substance of any oral statement allegedly made by the Defendant which the State intends to offer in evidence.

8. To advise the Defendant of the existence of any and all confessions, admissions, or statements, whether oral or reduced to writing, made by any co-defendant, accomplices, or accessories after the fact which incriminated the Defendant, and to furnish the Defendant with copies of any such confessions, admissions, or statements which may have been reduced to writing and the substance of any such confessions, admissions, or statements which may have been oral.

9. To permit the Defendant to inspect any law enforcement report containing the chain of custody of the person of the Defendant, beginning with the time of Defendant's arrest and continuing throughout the time that the Defendant was in the custody of any police or prosecuting authorities.

10. In the event that law enforcement authorities have not prepared the type of report relating to custody of the Defendant referred to in paragraph nine (9) above, to furnish the Defendant with the names and addresses of all persons who had custody or control of the Defendant or who participated in the custody or control of the Defendant beginning with the arrest of the Defendant and continuing throughout the time that the Defendant was in custody of any police or prosecuting authorities.

11. To permit the Defendant to inspect any photographs which police or prosecuting authorities may have exhibited to any witness for purposes of identification of the Defendant, and any other photographs which the State intends to use in the trial of the Defendant, and the presentation of its case-in-chief, and to furnish the Defendant with copies of said photographs, the names and addresses of witnesses who viewed said photographs and the results of such viewing of said photographs.

12. To advise the Defendant as to whether Defendant was placed in a pre-indictment or post-indictment line-up, and if Defendant was placed in such line-up, to permit the Defendant to inspect the line-up sheet prepared by law enforcement authorities, said sheet containing the names and descriptions of all persons who were placed in said line-up, the names and addresses of all persons who viewed said line-up, the results of identification made by persons viewing said line-up.

13. To permit the Defendant to inspect any waiver of right to counsel at line-up allegedly signed by Defendant or if no such waiver is alleged to have been executed, to furnish the Defendant

with the name of the lawyer who represented the Defendant at said line-up.

14. To advise the Defendant as to whether the Defendant was confronted by identification witnesses in any manner other than a line-up while the Defendant was in custody of police or prosecution authorities, and if so, to furnish the Defendant the time, place, and circumstances of such confrontation including the names and addresses of all persons participating in said confrontation.

15. To furnish the Defendant with the names, addresses, and physical descriptions of any persons other than the Defendant who were identified by any witnesses and/or who were arrested or otherwise taken into custody by police or prosecution officials as a possible suspect in this case in which Defendant is charged.

16. To furnish copies of any and all statements or reports of prosecution witnesses which have been reduced to writing.

17. Furnish photostatic copies of all crime laboratory reports pertaining to this case.

18. Furnish copies of all offense reports or other official police reports pertaining to these offenses.

19. Supply copies of any and all medical reports that the State has or wishes to introduce into evidence with respect to this case or cases.

20. To permit Defendant to see, inspect, photocopy, and/or copy any photographs, diagrams, blueprints, layouts, or plans of the grounds or buildings of the premises involved in these proceedings which are in the possession of the State.

21. To furnish the Defendant, or allow the inspection, photocopying, xeroxing, copying or photographing of any information or material in the possession of the State which, as to the Defendant, is exculpatory.

22. To allow Defendant to see, inspect, and view any photographs, films, slides, or moving pictures containing relevant evidence in this case which the State has in its possession or intends to use in the preparation for trial and/or trial in this case.

23. To allow the Defendant to see, inspect, copy, photocopy, xerox, and/or photograph any and all other books, papers, documents, and any and all other tangible objects obtained from or belonging to the Defendant, or obtained from others by seizure or process; and to enumerate in its answer all such tangible objects taken from, or belonging to the Defendant now in the custody of any law enforcement agency, or in the State's Attorney's Office, whether such custody be actual or constructive.

24. To furnish the Defendant with a list of the names and addresses of the witnesses whom the State intends to call to prove its case-in-chief.

25. To permit the Defendant to see, inspect, copy, xerox, and/or photocopy any law enforcement report pertaining to the Defendant and/or to the alleged illegal act for which the Defendant was charged or indicted.

26. To furnish the Defendant any facts or information that the State has with respect to the prosecuting witnesses' moral and criminal background, that in the nature of justice should be revealed to Defendant's counsel to aid in seeing that the Defendant receives a fair and impartial trial.

27. To advise the Defendant if any evidence was obtained by any authorized electronic eavesdropping, accomplished pursuant to the provisions of Title III of the Omnibus Crime Control and Safe Streets Act of 1968, which the State intends to use as evidence or that may be incriminating; to include any overheard remarks which may have been made by the Defendant, or any co-defendant, accomplice, or accessory before or after the fact that might have incriminated the Defendant.

28. If evidence was obtained pursuant to authorized electronic eavesdropping, as defined in paragraph 27 above, and incriminates the Defendant, the Defendant herewith requests a copy of all such evidence that may have been reduced to writing and is in the hands of the State, be furnished to the Defendant.

29. If electronic eavesdropping was accomplished, under the provisions of paragraph 27 above, and incriminates the Defendant, and is in the hands of the State, the Defendant herewith requests that his counsel be furnished access to such material, and be permitted to see, listen to, inspect, photograph, or copy all such material.

30. If electronic eavesdropping was accomplished, under the provisions of paragraph 27 above, and is in the hands of the State, and the State intends to use such evidence against the

Defendant at the trial, that the State forthwith furnish the Defendant an inventory to include:

- a. The date of the entry or order of the application;
- b. A copy of the Court Order, and accompanying application;
- c. The date of the entry and the period of authorized, approved, or disapproved interceptions; or the denial of the application;
- d. Whether or not oral communications were or were not intercepted during the period of authorized, or extended, interceptions;
- e. The dates of authorized surveillance; the dates of extensions; the Court Orders and applications therefor for any extensions;
- f. The dates that any described communications were intercepted during the period of authorized surveillance, or during any authorized extension;
- g. The dates that interception of communications not authorized by Title III of the Omnibus Crime Control and Safe Streets Act of 1968 were made;
- h. A listing of all non-authorized communications that were intercepted by the State;
- i. A listing of all authorized conversations that were intercepted by the State;

31. To furnish the Defendant any exculpatory information in the hands of the State that might tend to establish the innocence of the Defendant, or to mitigate the Defendant's guilt to a

lesser degree, and to fully and completely comply with the dictates of Rule 4-263.

32. To advise the Defendant whether the victim of the crime involved has identified anyone other than the Defendant as the person who committed the crime, or has been unable to identify the Defendant as the person who committed the crime involved in any situation where the victim was furnished pictures to identify the person who committed the crime and such pictures included a picture of the Defendant.

33. The answers requested herein, paragraphs 1 through 32 above, are continuing in nature, and if answers relating to the foregoing questions are not in the hands of the State at the time of its answer to this Motion, but such answers are subsequently obtained, or information is subsequently obtained that bears on the foregoing questions, and such answers or information is in the hands of the State, the Defendant herewith requests that such answers or information be furnished forthwith to the Defendant.

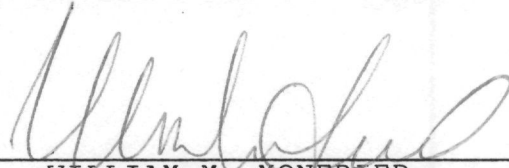
As the basis for this Motion, the Defendant states, in accordance with Maryland Rule 4-263 that the objects requested are material and necessary to the preparation of the defense for the following reasons:

1. Any confessions, admissions, or statements of the Defendant are needed for proper trial preparation.

2. The confessions or admissions of co-defendants accomplices, and accessories before and after the fact which implicates or incriminates the Defendant concerning removal, consolidation, severance, and other matters crucial to a fair trial.

3. The names, addresses, and statements of the State's witnesses are necessary for adequate trial preparation in that counsel must have such information in order to interview the witnesses and to be able to properly cross-examine said witnesses.

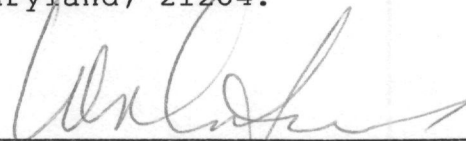
4. All other material and information requested by the Defendant is necessary so that defense counsel may adequately advise the Defendant and provide the Defendant with the effective assistance which he is guaranteed by the United States Constitution and the Maryland Declaration of Rights.



WILLIAM M. MONFRIED
5513 Harford Road
Baltimore, MD 21214
426-9202
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 18th day of March, 1987, a copy of the foregoing Motion was mailed to Assistant State's Attorney for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, 21204.



WILLIAM M. MONFRIED

WMM:lcd

STATE OF MARYLAND

VS.

IN THE CIRCUIT COURT

FOR BALTIMORE COUNTY

ROBY M. GIBSON

87-12-0518

* * * * *

STATE'S ANSWER TO DEFENDANT'S
MOTION FOR DISCOVERY AND INSPECTION

Now comes Sandra A. O'Connor, State's Attorney For Baltimore County, and
SCOTT E. NEVIN, Assistant State's Attorney for Baltimore County, and in Answer
to Defendant's Motion for Discovery and Inspection, says the following:

1. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at trial; inspect and photograph any tangible objects which the State intends to use at trial; and to inspect, copy and photograph any item obtained from or belonging to the Defendant.

2. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy all written reports or statements made in connection with this case by each expert consulted by the State. If any oral report has been made by such an expert, a report will be attached hereto indicating the substance of the report and any conclusions reached. A copy of any written reports, if available, will be attached hereto.

3. The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

✓ The Defendant made a written statement or confession, the copy of which is attached hereto. ALREADY SUPPLIED TO DEFENSE COUNSEL

The Defendant made an oral statement or confession, the substance of which is as follows:

4. N/A The Co-defendant(s) made no statements or confessions, oral or written, which are known to the State at the present time.

The Co-defendant(s) made a written statement or confession, the copy of which is attached hereto.

The Co-defendant(s) made an oral statement or confession, the substance of which is as follows:

5. At the present time, there is no information known to the State which is exculpatory, in any manner, to the Defendant.

6. The State reserves the right to amend and/or supplement this answer, upon reasonable notice to the Defendant or his Counsel before the trial, by supplying information not presently known to the State's Attorney's Office.

7. As to all other requests by the Defendant (except for the answer to 8 below), the State declines to answer because those requests do not come within the purview of Maryland Rule 4-263.

8. The names and addresses of the witnesses now known that the State intends to call to prove its case in chief or to rebut alibi testimony are as follows:

FILED MAR 12 1987

9. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

Sandra A O'Connor / Sen

SANDRA A. O'CONNOR

STATE'S ATTORNEY FOR BALTIMORE COUNTY

Scott E. Thon

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY

I HEREBY CERTIFY that a copy of the foregoing State's Answer to Defendant's Motion For Discovery and Inspection was sent this 10th day of March, 1987, to

William M. Monfuech, Esquire
5513 Hayford Rd
Baltimore, MD 21214

Scott E. Thon

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY
COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204

WITNESS SUMMONS

RCUIT COURT FOR BALTIMORE COI Y

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: STANLEY FELSENBERG M.D
11 E. CHASE STREET
SUITE 8 A
BALTIMORE, MD 21202

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Suzanne Mensch

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per *J.H.*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$

WITNESS SUMMONS

RCUIT COURT FOR BALTIMORE CO/ Y

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: PARAMEDIC J R PELTON
PIKESVILLE VOLUNTEER FIRE CO
E. SUDBROOK LANE
PIKESVILLE, MD 21208

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Suzanne Mensh

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per *A. J.*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$

WITNESS SUMMONS

RCUIT COURT FOR BALTIMORE CO Y

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: PARAMEDIC R PIGEON
PIKESVILLE VOLUNTEER FIRE CO
E. SUDBROOK LANE
PIKESVILLE, MD 21208

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Suzanne Mensch

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: FLORENCE KINSELLA
308 UPLAND RD

PIKESVILLE, MD 21208

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: MADELINE TRIESCHMAN
316 UPLAND RD

PIKEVILLE, MD 21208

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Suzanne Mensh

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$

CIRCUIT COURT FOR BALTIMORE CC

State of Maryland vs. ROBY M GIBSON

Case .

State of Maryland, Baltimore County to wit:

TO: DR EDWARD SENANYAKE
2112 FERNGLEN WAY

BALTIMORE, MD 21228

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
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DATE SERVED:

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REASON:

Suzanne Mensch

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: DR ANN DIXON
MEDICAL EXAMINER'S OFFICE
111 PENN STREET
BALTIMORE, MD 21201

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SHERIFF'S RETURN

DATE SERVED: _____

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REASON: _____

Suzanne Mensch

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

S.H.

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$ _____

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: DONALD E ROBINSON
716 GREENWOOD RD

PIKESVILLE, MD 21208

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REASON: _____

Suzanne Mensch

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per *AH*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

C.C. NO. F092264
CITATION NO.

TO: PO GEORGE J JR THEISS
2617
CLAB

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

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Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

Per *[Signature]*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

C.C. NO. F092264
CITATION NO.

TO: PD THOMAS O SCALLY
2599
PC03

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE

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Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Suzanne Mensch

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per *[Signature]*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

C.C. NO. F092264
CITATION NO.TO: PO SAMUEL J JR DOMINICK
2012
HOM

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
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Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COU

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

C.C. NO. F092264
CITATION NO.

TO: PO THOMAS F MURNANE
1206
HOM

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987

Suzanne Mensh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

Per *A.C.*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

C.C. NO. F092264
CITATION NO.TO: PO THOMAS F MURNANE
1206
HOMRECEIVED
1987 MAY 18 PM 3:45
SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
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Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: Smt 5/19/87

DATE SERVICE NOT MADE:

REASON:

 WITNESS INFORMATION AND
 ASSISTANCE
 STATE'S ATTORNEY'S OFFICE
 583-6650

SHERIFF

FEE: \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: PO SAMUEL J JR DOMINICK
2012
HOM

C.C. NO. F092264
CITATION NO.

RECEIVED
1987 MAY 18 PM 3:45
SHERIFF'S OFFICE
BALTO. CO.

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Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



Suzanne Menseh

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *S.J.*

Deputy

SHERIFF'S RETURN

DATE SERVED: SMH 5/19/87

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$ 50

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE CO.

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

C.C. NO. F092264
CITATION NO.

TO: PO GEORGE J JR THEISS
2617
CLAB

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Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED: 5/19/87

DATE SERVICE NOT MADE: _____

REASON: _____

Suzanne Mensh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

S.L.

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

SHERIFF

FEE: \$ 50

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE

White

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: PO THOMAS G SCALLY
2599
PC03C.C. NO. F092264
CITATION NO.

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Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED: 5-21-87

DATE SERVICE NOT MADE: _____

REASON: _____

Edward Malone
SHERIFF
SHERIFF OF BALTO. CO., MD.

Suzanne Menseh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *S.L.*

Deputy

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE: \$ N.Y.

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

447

C. J. S.

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: DONALD E ROBINSON
716 GREENWOOD RD

PIKESVILLE, MD 21208

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 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
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Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED: 5/18/87

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF OF BALTO. CO., MD.

SHERIFF

SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
 ASSISTANCE
 STATE'S ATTORNEY'S OFFICE
 583-6650

FEE \$ 15.00

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

447 WPM

State of Maryland vs. ROBY M GIBSON

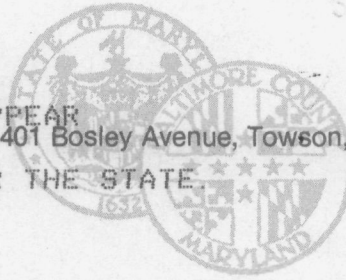
Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: MADELINE TRIESCHMAN
316 UPLAND RD

PIKEVILLE, MD 21208

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
 09:15 A.M. TO TESTIFY FOR THE STATE.



RECEIVED

1987 MAY 18 PM 3:44

SHERIFF'S OFFICE
BALTO. CO.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987

SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED:

5/18/87

DATE SERVICE NOT MADE:

REASON:

SHERIFF

SHERIFF OF BALTO. CO., MD

 WITNESS INFORMATION AND
 ASSISTANCE
 STATE'S ATTORNEY'S OFFICE
 583-6650

FEE \$

1500

WITNESS SUMMONS

RCUIT COURT FOR BALTIMORE COUNTY

447 WJ

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: FLORENCE KINSELLA
308 UPLAND RD

PIKESVILLE, MD 21208

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
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Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per

S. J.

Deputy

SHERIFF'S RETURN

DATE SERVED: 5/21/87

DATE SERVICE NOT MADE:

REASON:

Edward Malone
SHERIFF OF BALTO. CO., MD.

SHERIFF

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE \$ 1500

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: PARAMEDIC R PIGEON
 PIKESVILLE VOLUNTEER FIRE CO
 E. SUDBROOK LANE
 PIKESVILLE, MD 21208
 (802 Cliffledge Rd)

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
 Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
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Issued: MAY 18, 1987



SHERIFF'S RETURN

DATE SERVED: 5/21/87

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

SHERIFF OF BALTO. CO., MD

SUZANNE MENSCH

Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND
 ASSISTANCE
 STATE'S ATTORNEY'S OFFICE
 583-6650

FEE \$ 1500

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: 10 STANLEY FELSENBERG M.D.
11 E. CHASE STREET
SUITE 8 A
BALTIMORE, MD 21202

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
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Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



Suzanne Mensch
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *A.J.*

Deputy

SHERIFF'S RETURN

DATE SERVED: 5-22-87

DATE SERVICE NOT MADE: 5-22-87

REASON: *Shelley Stewart*

SHERIFF

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

FEE \$

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: DR ANN DIXON
 MEDICAL EXAMINER'S OFFICE
 111 PENN STREET
 BALTIMORE, MD 21201

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Issued: MAY 18, 1987



Suzanne Mensh
 SUZANNE MENSCH
 Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED: _____

DATE SERVICE NOT MADE: _____

REASON: _____

SHERIFF

FEE \$ _____

WITNESS INFORMATION AND
 ASSISTANCE
 STATE'S ATTORNEY'S OFFICE
 583-6650

Left W.H. Stewart
5/21/87 11:15 AM
 RECEIVED
 SHERIFF'S OFFICE

Shelton Stewart

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

447 Wilson

State of Maryland vs. ROBY M GIBSON

Case No. 87CR0518

State of Maryland, Baltimore County to wit:

TO: PARAMEDIC J R PELTON
PIKESVILLE VOLUNTEER FIRE CO
E. SUDBROOK LANE
PIKESVILLE, MD 21208

RECEIVED
1987 MAY 18 PM 3:45
SHERIFF'S OFFICE
BALTO. CO.

You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for
Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JUNE 2, 1987 AT
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Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: MAY 18, 1987



Suzanne Mensh
SUZANNE MENSCH
Clerk, Circuit Court for Baltimore County

Per *S. L.* Deputy

SHERIFF'S RETURN

DATE SERVED: 5/26/87

DATE SERVICE NOT MADE: _____

REASON: _____

WITNESS INFORMATION AND
ASSISTANCE
STATE'S ATTORNEY'S OFFICE
583-6650

Edward D. McNamee SHERIFF
SHERIFF OF BALTO. CO., MD.

FEE \$ 15.00

STATE OF MARYLAND
VS.
ROBY MC LEAN GIBSON

*

*

*

IN THE CIRCUIT COURT
FOR BALTIMORE COUNTY
CASE NO. 87-CR-518

*

*

*

*

*

*

*

MEMORANDUM OF PLEA NEGOTIATIONS

It is agreed by and between the State of Maryland, by Scott E. Nevin, Assistant State's Attorney for Baltimore County, and the Defendant, Roby M. Gibson, by his attorney, William M. Monfried, that the Defendant will enter a guilty plea to Second Degree Murder in Criminal Case No. 87-CR-518 in violation of Article 27, Section 411. At the time of sentencing, the State will recommend a sentence within the Maryland Sentencing Guidelines which has been determined to range from 10 years to 18 years. In addition, the Defendant reserves the right to argue for a lesser sentence.

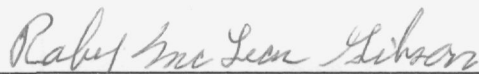
STATEMENT OF FACTS

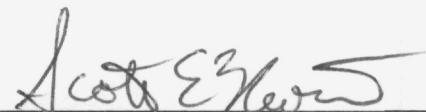
It is agreed by and between the State of Maryland, by Scott E. Nevin, Assistant State's Attorney for Baltimore County, and the Defendant, Roby M. Gibson, by his attorney, William M. Monfried, that the following statement is a true and accurate account of the events occurring on January 10, 1987, in Baltimore County, Maryland.

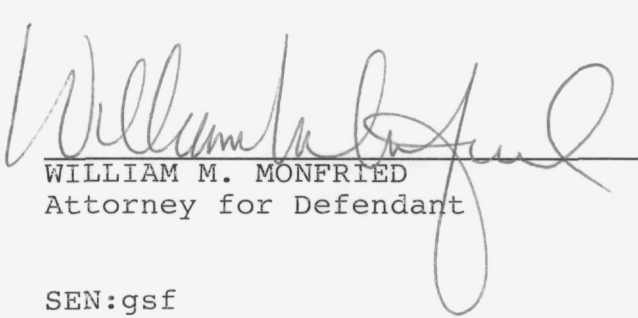
On January 10, 1987 the Defendant, Roby M. Gibson, was married to Gretchen Marie Gibson, the Victim, and were living at 318 Upland Road in Baltimore County. Both the Defendant and Victim had been drinking and arguing with each other for most of the day. At some point between 5:30 p.m. and 11:50 p.m. the Victim started to continuously yell at the Defendant suggesting

to him that he should kill her. The Defendant then walked up behind the Victim, put his arms around her neck and strangled her until she passed out and fell to the floor. The Defendant then let the Victim lay on the floor while he had a cigarette and a beer. When the Defendant was finished, he then proceeded to choke the victim, again, with his hands until she was dead. The Defendant then carried the Victim into the bedroom, placed pills in her mouth and called 911. When the police arrived, the Defendant indicated that the Victim had committed suicide. The next day, January 11, 1987, the Defendant told a friend, Don Robinson of 716 Greenwood Avenue that he had actually killed the Victim and that she did not commit suicide. On January 12, 1987, the Defendant gave a written statement to police admitting that he killed his wife. See attached.

Also attached is a copy of the Autopsy Report indicating that the manner of death was STRANGULATION.


ROBY MC LEAN GIBSON
Defendant


SCOTT E. NEVIN
Assistant State's Attorney
for Baltimore County


WILLIAM M. MONFRIED
Attorney for Defendant

SEN:gsf

WAIVER

CC # F092264

FORM #14 11/19/68

STATEMENT

I Roby Mr. Gibson ~~confess~~ state that for the last two or three weeks my wife & I have argued every night and some time during the day.

She was drinking heavily during this period of time, cursing and talking

So the night of the 10th of Jan. 87 she kept repeating I kill me about 30 or more times.

I could not stand it any longer I told her over & over to keep quiet but she wouldn't.

I got up, walked behind her I put my arm around her neck, lock my other arm & hand behind her head and choked her. She fell to the floor. I left her lay there for about 10 min. had a glass of beer and cig.

So I finished choking her with my hands. Then I choked her in the bed room, I planted 3 or 4 Pills in her mouth & her nose.

She drove me crazy. I couldn't controll myself at the time.

(I am so sorry)

Statement Concluded:

Date 1-12-87 Time 1050

WITNESS:

Det. Thomas J. McNamee

WITNESS:

Det. S. J. Dominick

Signature

Roby Mr. Gibson

STATEMENT

Q Buck were you drinking when you did this?

A Yes I was drinking BEER. MAYBE A DOZEN
OR A DOZEN AND A HALF. SHE WAS DRINKING COKE.

Q How long had you BEEN DRINKING?

A Oh my I STARTED ABOUT 10:00 AM. THEN
I WENT OUT TOWSON.

Q What TIME if you know did this happen?

A I HAVE NO IDEA REALLY.

Q Did you tell ANY ONE ELSE ABOUT IT?

A ONLY DON ROBINSON, AND THAT WAS YESTERDAY.

Q WHERE DOES DON LIVE?

A 706 GREENWOOD RD.

Q Did your wife hit you the night this
happened?

A Not that night. But the night BEFORE she
TRIED TO HIT ME WITH A CHAIR AND HIT ME
IN THE MOUTH. I JUST PUSHED HER AWAY.

Q Buck do you want to ADD ANY THING TO

WITNESS: Det. Thomas H. McQuinn

Statement Concluded: Date 1-12-57 Time 1100

WITNESS: Det. S. J. Dominick

Signature Rocky M. Gibson

STATEMENT

THIS STATEMENT AT THIS TIME?

A. NO THAT'S ALL. NOTHING MORE TO SAY.

Q HAVE YOU BEEN TREATED FAIRLY BY THE POLICE IN THIS MATTER?

A OH YEAH SURE.

Q WHEN I ASKED YOU IF YOU HAD ANYTHING TO ADD, YOU STATED THAT YOU DID NOT PLAN ~~IT~~ IS THAT CORRECT?

A NO I DID NOT PLAN IT I NEVER HAD IT ON MY MIND. SHE KEPT CALLING ME A S.B. AND SOMETHING JUST SNAPPED.

Q IS THIS A TRUE STATEMENT AND DO YOU ACKNOWLEDGE IT BY YOUR SIGNATURE.

A YES IT IS A TRUE STATEMENT. AND I ACKNOWLEDGE IT BY MY SIGNATURE.

WITNESS:

Det. Thomas M. Murren

WITNESS:

Det. S. J. Dominick

Statement Concluded:

Date 1-17-57 Time 1105

Signature

x Ruby M. Gibson

OFFICE OF THE CHIEF MEDICAL EXAMINER - STATE OF MARYLAND
111 Penn Street
BALTIMORE, MARYLAND 21201

"Certified a true copy of the original record
of case number not assigned on file at the
Office of the Chief Medical Examiner -
Gretchen Gibson 1-11-87

Signed _____"

"STATE OF MARYLAND, BALTIMORE CITY, to wit;

I HEREBY CERTIFY that, on this 12th day of
March, 1987, before me, the subscriber, a
Notary Public of the State of Maryland, in and for
Baltimore City aforesaid, personally appeared

Ann M. Dixon, M.D., Deputy Chief
Medical Examiner for the State of Maryland, and made
oath in due form of law that the attached report of
case number not assigned consisting of 7
pages and exhibits consisting of 4
photographs are a true copy of the Original Records
on file at the Office of the Chief Medical Examiner
for the State of Maryland located at 111 Penn Street,
Baltimore, Maryland 21201, and that he is duly
authorized to make this affidavit under the provisions
of §5-311, Annotated Code of Maryland (Health-General).

AS WITNESS my hand and notarial seal the day and
year last above written.

William J. [Signature]
Notary Public"

My commission expires 7/1/90

STATE OF MARYLAND
DEPARTMENT OF POST MORTEM EXAMINERS

111 PENN STREET
BALTIMORE, MARYLAND

PAGE 1 OF 7

EXAMINATION RECORD — COUNTY CASE

NAME OF DECEASED Gretchen Gibson AUTOPSY No. 87-97

RESIDENCE OF DECEASED 318 Upland Road Baltimore COUNTY
(COUNTY WHERE DEATH OCCURRED)

AGE 43 SEX Female COLOR White WEIGHT 166 HEIGHT 5'3"

REFERRED BY DEPUTY MEDICAL EXAMINER Dr. Stanley Felsenberg OF

Baltimore COUNTY.

	DATE	TIME	PLACE	MANNER
INJURY	1/10/87	?	residence of deceased	Stangulation
PRONOUNCED DEAD	1/11/87	1 AM	residence of deceased	<input type="checkbox"/> NATURAL CAUSE <input type="checkbox"/> SUICIDE <input type="checkbox"/> ACCIDENT <input checked="" type="checkbox"/> HOMICIDE <input type="checkbox"/> OTHER <input type="checkbox"/> UNDETERMINED
ESTIMATED DEAD	1/10/87			XX
EXAMINED	1/11/87		Medical Examiner's Office 111 Penn Street	XX

BODY REMOVED FROM residence of deceased BY Loring Byers Funeral Home

REC'D OCME 5:37 A.M. January 11, 1987
(HOUR) (MONTH) (DAY) (YEAR)

NOTE: THE ORIGINAL OF THIS RECORD WITH THE FINDINGS ON FORM PM 9, SHALL BE FILED IN THE OFFICE OF THE CHIEF MEDICAL EXAMINER, 111 PENN STREET, BALTIMORE, MARYLAND 21201

A COPY HAS BEEN SENT TO: DEPUTY MEDICAL EXAMINER FOR Baltimore COUNTY YES
MAR 12 1987

STATE'S ATTORNEY FOR Baltimore COUNTY YES
MAR 12 1987

DATE _____ (SIGNED) Ann M. Dixon, M.D.

(APPROVED PATHOLOGIST)

Deputy Chief Medical Examiner

STATE OF MARYLAND
DEPARTMENT OF POST MORTEM EXAMINERS
111 PENN STREET
BALTIMORE, MARYLAND

EXAMINATION RECORD — COUNTY CASE

NAME OF DECEASED GRETCHEN GIBSON CASE NO. AUT. #87-97

DATE OF DEATH JANUARY 11 1987 BALTIMORE COUNTY
(MONTH) (DAY) (COUNTY WHERE DEATH OCCURRED)

EXTERNAL EXAMINATION:

The body is that of a well-developed, well-nourished White female appearing the reported age of 43 years, 5'3" in height and weighing 166 lbs. Rigor mortis is complete in the cool body and blanching lividity is dorsal except over pressure points and appears over the anterior upper arms bilaterally and the face. The scalp hair is slightly curly, brown with streaks of gray, up to 16" long. The irides are brown, the corneae clear, the sclerae unremarkable and the conjunctivae in the lower palpebral portions bilaterally show scattered, fine petechiae. Multiple fine petechiae are present on the external upper and lower eyelids bilaterally. The external ears and external nares are unremarkable. The mouth contains a pink fragment of capsule. The natural dentition is in good condition. The upper extremities show multiple yellow-brown contusions up to ½" in diameter on the lateral surface of the right arm, and irregular, yellow-brown ecchymoses on the anterior and posterior aspects of the left arm, up to 4" in greatest dimension anteriorly and up to 3" on the dorsum of the left arm. The hands have evenly trimmed fingernails ranging from 1/16" to ¼" in length, without nailpolish. The fingernails are intact. The chest is unremarkable. The abdomen shows an old, slightly irregular, 6" scar in the midline, extending from slightly below the umbilicus to the symphysis pubis. The external genitalia are those of an adult female. The lower extremities are unremarkable. The posterior torso shows an irregular, 5" diameter yellow-green-brown contusion at the center of the back. The anus is unremarkable. There is no evidence of medical therapy. The clothing consists of a dark blue knit dickie, a blue and gray plaid long-sleeve shirt, ivory bra, beige corduroy pants with the zipper held closed with a safety pin, beige bikini panties with the sides tied together and black socks.

EVIDENCE OF RECENT INJURY:

In the right side of the forehead extending above the hairline anteriorly is a 6" diameter fluctuant area with slight yellow-brown discoloration in a central 1" diameter area. Internally, there is a corresponding area of subcutaneous and subgaleal hemorrhage. There is a 2" diameter boggy area palpable at the external occipital protuberance which shows subcutaneous and subgaleal hemorrhage on reflection of the scalp. Resolving contusions of the torso and extremities are described above.

NECK INJURY (STRANGULATION):

On the right side of the chin over the jawline, ½" to the right of the midline, is an irregular 1" x 3/8" area of superficial, dried abrasion. Over the upper neck, below the chin and extending across the midline, is an irregular area of contusion with superficial abrasions, 2" x 1". Facial and subconjunctival petechial hemorrhages are noted previously.

DATE 19 SIGNED _____ M.D.
(APPROVED PATHOLOGIST)

GRETCHEN GIBSON
JANUARY 11, 1987

PAGE 3 OF 7
BALTIMORE COUNTY
AUT. #87-97

Layerwise dissection of the structures of the neck is conducted after evisceration and removal of cranial content. There is extensive confluent hemorrhage of the strap muscles, particularly prominent over the thyroid cartilage. The hyoid bone and thyroid cartilages are intact, without periosteal or joint hemorrhage. The epiglottic and pharyngeal mucosae are congested with scattered foci of hemorrhage in the posterior esophageal wall.

INTERNAL EXAMINATION:

HEAD: The scalp is reflected after making the usual intermastoid incision and shows subcutaneous and subgaleal hemorrhages described above. The calvarium and base of the skull are intact. The external meninges are without epidural or subdural hemorrhage. The 1400 gram brain shows normal external symmetry. Further examination is deferred pending formalin fixation.

NECK: Injury associated with the neck is previously described. The hyoid bone, laryngeal cartilages and cervical spine are intact. The lumen of the larynx and trachea contains a scant amount of mucoid material. There is a fragment of pink capsule in the hypopharynx. The mucosa is diffusely congested but does not show petechiae.

BODY CAVITIES: The body cavities are entered in the usual manner. All cavities are free of adhesions and excess fluid. The organs are in their usual anatomic locations. There is no internal evidence of blunt force or penetrating injury to the thoraco-abdominal region.

CARDIOVASCULAR SYSTEM: The 230 gram heart has a glistening epicardial surface and the usual configuration. The tan-brown myocardium is unremarkable. The endocardium and heart valves are without note. The coronary ostia are patent and the coronary arteries show scattered foci of atherosclerosis with narrowing up to 30% in the proximal portion of the left anterior descending coronary artery. The aorta, venae cavae and pulmonary arteries are free of antemortem thrombi.

RESPIRATORY SYSTEM: The lungs weigh 810 grams together. Their pleural surfaces are smooth and glistening. The parenchyma is aerated and markedly congested. The bronchi and major branches contain a small amount of bloody mucus without obstruction.

BILIARY TRACT, SPLEEN & PANCREAS: The 1500 gram liver has a smooth capsular surface with sharp anterior margins. The tan-brown parenchyma appears mildly congested. The gallbladder contains 20 ml. of dark brown bile and the bile passages are patent. The 100 gram spleen has a smooth capsule and unremarkable parenchyma. The pancreas is without evident external or sectioned abnormality.

GENITOURINARY SYSTEM: The kidneys weigh 110 grams each. Their capsules strip with ease to reveal smooth cortical surfaces. Sectioning reveals normal cortico-medullary definition and unremarkable calices, pelves and ureters. The urinary bladder contains 120 ml. of clear, yellow urine and the mucosa is unremarkable. The non-gravid uterus and ovaries are of normal configuration. The fallopian tubes are discontinuous in their mid points bilaterally.

GRETCHEN GIBSON
JANUARY 11, 1987

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BALTIMORE COUNTY
AUT. #87-97

GASTROINTESTINAL TRACT: The tongue is without evident recent injury. The pharynx and esophagus are remarkable for injuries described above. The stomach contains approximately 60 ml. of red-brown fluid without recognizable food particles or pill fragments. The mucosa is without gross lesion. The duodenum and the remainder of the small and large bowels are without evident abnormality. The appendix is present.

ENDOCRINE SYSTEM: The thyroid, pituitary and adrenal glands are unremarkable.

MUSCULOSKELETAL SYSTEM: Hemorrhage into the strap muscles of the neck is previously described. The remainder of the skeletal muscles are without note. The long bones of the extremities, bony thorax and vertebral column are without evidence of fracture.

MICROSCOPIC EXAMINATION:

HEART & CORONARY ARTERIES: Atherosclerosis with less than 30% narrowing.

MYOCARDIUM: Focal subendocardial interstitial fat infiltration.

THYROID: Not remarkable.

LUNGS: Congestion.

KIDNEY: Mild congestion.

ADRENAL: Unremarkable.

LIVER: Mild to moderate, focal fatty change.

SKIN (SCALP): Subcutaneous hemorrhage.

NEUROPATHOLOGY REPORT

Name: Gretchen Gibson

Autopsy #87-97

Date of Death: January 11, 1987

Medical Examiner: Dr. Dixon

From: Baltimore County

MACROSCOPIC EXAMINATION of January 29, 1987

Brain Weight: 1220 g

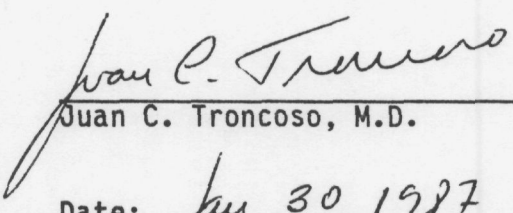
Dura: Free of hemorrhage. Superior sagittal sinus: patent.

Brain: The frontal poles were amputated prior to fixation. The cerebral hemispheres appear symmetric, with a moderate degree of swelling bilaterally. At the base, blood vessels and cranial nerves are unremarkable. The cerebellum and brainstem are normal. There is no herniation.

On coronal sections, there is mild flattening of the gyri throughout the convexity. The cortical mantle is normal. The white matter is unremarkable. The ventricular system is not collapsed. The cerebellum and brainstem are normal.

Summary: Brain swelling, mild.

Microscopic sections are pending.



Juan C. Troncoso, M.D.

Date: Jan. 30, 1987

NEUROPATHOLOGY REPORT

Name: Gretchen Gibson

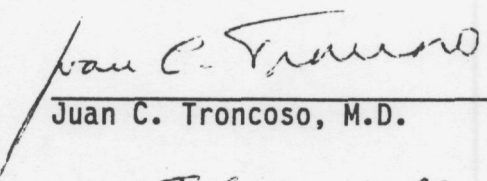
Autopsy #87-97

Medical Examiner: Dr. Dixon

MICROSCOPIC EXAMINATION

of February 19, 1987

Microscopic sections from the cerebral cortex, hippocampal formation, and brainstem are normal.



Juan C. Troncoso, M.D.

Date: Feb. 23, 1987

GRETCHEN GIBSON
JANUARY 11, 1987

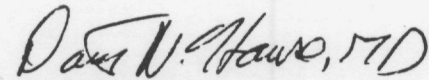
PAGE 7 OF 7
BALTIMORE COUNTY
AUT. #87-97

DIAGNOSES:

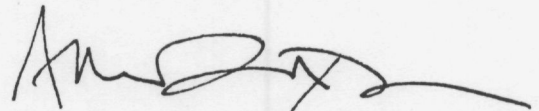
1. Strangulation:
 - a.. superficial abrasions of anterior neck
 - b. confluent hemorrhage into strap muscles of neck
 - c. fine petechiae of bulbar conjunctivae and eyelids
 - d. visceral congestion

OPINION:

This 43 year old White female, GRETCHEN GIBSON, died as a result of strangulation.
The manner of death is homicide.



David W. Hause, M.D.
Associate Pathologist



Ann M. Dixon, M.D.
Deputy Chief Medical Examiner

Date Signed: MAR 12 1987

BLOOD (HEART): Alcohol - 0.18%
Doxepin - 1.5 mg/L
Other drugs - negative
URINE: Doxepin - positive
Other drugs - negative
BILE & LIVER: Drug screen - negative

dt

COURT CLERK'S WORK SHEET

TRIAL DATE June 2, 1987 Judge Leonard S. Jacobson

S. Davis STATE'S ATTORNEY W. Monfried DEFENDANT'S ATTORNEY

Kendi Irwin COURT REPORTER Kim Krasner CLERK

CASE # 87CROS18 NAME Gibson, Roby

CHARGE Murder (only 4)

TRIAL ☒ SIF COURT JURY ☒ PLEA ☒ GUILTY ☐ NOT GUILTY ☐ NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED

OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

VERDICT: ☒ GUILTY ON COUNTS ☐ NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS 1500 SLS CINA pending PST

Remanded to BDC

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR BALTIMORE COUNTY

Towson, Maryland 21204

District Court Case No. _____

Case No. 87CLOS6/2, 19 87REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner Roy GibsonDate Of Trial 6/2, 19 87 Judge LSJCharge MURDER Guilty ✓ NOT GUILTY _____

DISPOSITION:

A. Sentenced To Department Of Correction _____

Length Of Sentence _____

B. Sentenced To Baltimore County Detention Center _____

Length Of Sentence _____

C Remanded To Baltimore County Detention Center _____✓
~~Probation Report Of Psychiatric Evaluation~~

D. Placed On Probation _____

Length Of Probation _____

E. Sentenced To Baltimore County Detention Center Work Release Recommended _____

F. Stet _____

G. Nol Pros _____

H. Arraignment _____

I. Trial Continued _____

J. Trial Postponed _____

K. Bail Hearing _____

L. Defendant Released From This Case Only.
Release In Transit.Dispo SUB CURIA
Pending PSI

SUZANNE MENSCH, CLERK

Per Kim Frazier

Deputy Clerk

CIRCUIT COURT FOR BALTIMORE COUNTY
County Courts Building
401 Bosley Avenue
Towson, Maryland 21204

R. Jacobson
LEONARD S. JACOBSON, JUDGE

494-2674

STATE OF MARYLAND

Vs.

ROBY McLANE GIBSON
Balto. Co. Det. Ctr.

CASE NO. 87 CR 0518

ASSIGNMENT OF TRIAL/HEARING DATE

Trial/Arguments on DISPOSITION

will be heard on Wednesday, August 26, 1987 at 9:30 a.m.

in Courtroom No. 3 -

CIRCUIT COURT FOR BALTIMORE COUNTY

Leonard S. Jacobson
LEONARD S. JACOBSON, JUDGE

Date signed July 14, 1987

COPIES SENT TO:

State's Attorney
William M. Monfried, Esquire
Central Assignment
Criminal Assignment

Scott Devin SA

Joan

Rever

CIRCUIT COURT FOR BALTIMORE COUNTY
County Courts Building
401 Bosley Avenue
Towson, Maryland 21204

LEONARD S. JACOBSON, JUDGE

494-2674

STATE OF MARYLAND

Vs.

CASE NO. 87 CR 0518

ROBY McLANE GIBSON
Balto. Co. Det. Ctr.

ASSIGNMENT OF TRIAL/HEARING DATE

Trial/Arguments on DISPOSITION *delete*

(RESET FROM AUGUST 26, 1987)

will be heard on Tuesday, August 4, 1987 at 9:30 a.m.

in Courtroom No. 3.

CIRCUIT COURT FOR BALTIMORE COUNTY

Leonard S. Jacobson
LEONARD S. JACOBSON, JUDGE

Date signed Jul 20, 1987

COPIES SENT TO:

Jason League, Esquire
William M. Monfried, Esquire
Central Assignment
Criminal Assignment

Jason

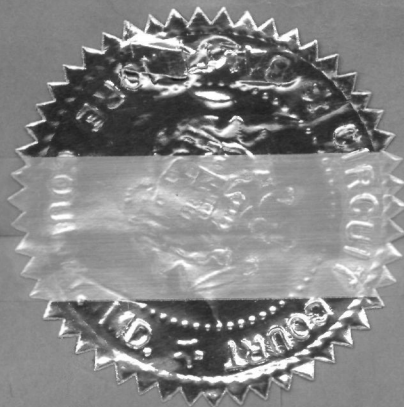
DIVISION OF PAROLE AND PROBATION
TOWSON INVESTIGATIVE UNIT
NEW COURTS BUILDING
P.O. BOX 5406
TOWSON, MARYLAND 21204

Honorable Leonard S. Jacobson
Baltimore County Circuit Court
Suite 361

St v. Gibson
87 CR 518

8/26 - 9:30

"SEALED"
TO BE OPENED ONLY
BY COURT ORDER



"SEALED"
TO BE OPENED ONLY
BY COURT ORDER

STATE OF MARYLAND



WILLIAM J. DEVANCE
DIRECTOR

DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES

DIVISION OF PAROLE AND PROBATION

PHONE: (301) 583-6530/31

DIVISION OF PAROLE AND PROBATION
TOWSON INVESTIGATIVE UNIT
NEW COURTS BUILDING
P.O. BOX 5406
TOWSON, MARYLAND 21204

TTY # for Deaf
486-0677

DONALD ATKINSON, Ed.D.
EXECUTIVE ASSISTANT
DIRECTOR

June 30, 1987

Date

Honorable Leonard S. Jacobson
Baltimore County Circuit Court
New Courts Building
Towson, Maryland 21204

In Re: GIBSON, Roby McLane
DOB: 11/7/30 W/M

Dear Judge Jacobson:

Enclosed is the Pre Sentence Investigation which was conducted on the above captioned subject. Also enclosed, is the Defense Attorney's copy.

Very truly yours,

William L. Falck
Parole/Probation Field Supervisor I
PHONE: 583-6536

WLF: vab

Enclosure

RECEIVED
JUL 13 1987

JUDGE LEONARD S. JACOBSON

STATE OF MARYLAND



DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES

DIVISION OF PAROLE AND PROBATION

PRE-SENTENCE INVESTIGATION

NAME: GIBSON, Roby McLane	DATE REFERRAL RECEIVED: 6/3/87
ALIAS: "Buck"	DATE COMPLETED: 6/25/87
TELEPHONE NUMBER: 484-1612	INVESTIGATOR: C. Albert Henry
ADDRESS: 318 Upland Road Baltimore, MD 21208	INVESTIGATOR'S PHONE NO: 583-6530
	COURT: Baltimore County Circuit
DATE OF BIRTH: 11/7/30 AGE: 56	INDICTMENT NUMBER: 87CR0518
PLACE OF BIRTH: Baltimore, MD	OFFENSE: Murder - 2nd Degree
SEX: Male RACE: White	
HEIGHT: 6' WEIGHT: 175	TRIAL JUDGE: L. S. Jacobson
MARITAL STATUS: Widower	TRIAL DATE: 6/2/87
OCCUPATION: Carpentry	PLEA: Guilty
EDUCATION: 10th Grade	TRIAL: Court
SOCIAL SECURITY NUMBER: 202-26-7336	DETAINERS: None
DRIVER'S LICENSE NUMBER: G-125-744-597-856 (Suspended/Revoked)	
SID NUMBER: 17818	BOND: Remanded
FBI NUMBER: 311 590 H	CUSTODY: BCDC
DEFENSE ATTORNEY: W. Monfried	CO-DEFENDANT'S & STATUS N/A
STATE'S ATTORNEY: S. Nevin	
SENTENCING JUDGE:	
DATE OF DISPOSITION:	DISPOSITION:

THIS REPORT IS FOR OFFICIAL COURT AND DEPARTMENTAL USE ONLY. INFORMATION CONTAINED HEREIN IS CONFIDENTIAL AND PROTECTED BY BOTH STATE AND FEDERAL LAWS AND REGULATIONS. THIS REPORT IS NOT AVAILABLE FOR PUBLIC INSPECTION OTHER THAN AS OUTLINED UNDER ARTICLE 41, SECTION 124 (b) OF THE ANNOTATED CODE OF MARYLAND.

DESCRIPTION OF PRESENT OFFENSE:

On 6/2/87, the defendant appeared in the Circuit Court for Baltimore County and pleaded guilty to the murder, on 1/10/87, of his wife, Gretchen Marie Gibson.

He had initially reported that his wife had died from an overdose of drugs but, an investigation, coupled with the Medical Examiner's report, revealed the victim died from strangulation.

In a formal statement to the police on 1/12/87, the defendant admitted to the crime and he reported he had strangled his wife after they had spent the evening drinking and arguing.

It is noted that the victim was on prescription medication, prescribed by her psychiatrist, but he advised the police that the medication was not lethal and, in fact, the victim was in "good spirits" when he last saw her.

STATEMENT OF THE DEFENDANT:

The defendant, in reflecting on the crime, believes the victim may have given him some mind altering drugs prior to her death and he recalls being in a daze when he gave a statement to the police.

He recalls that he and the victim had been drinking and arguing "all night" and that "something must have snapped" when she kept "screaming" in his face. He does not recall the final insult she made but she did call his mother "a whore" and, when he refused to make love to her, she begged him "at least thirty times" to kill her.

He notes that the victim had long-standing psychiatric problems, related in part to an admitted incestuous relationship with her father when she was younger, and she also had a very serious alcohol problem.

The defendant reports he still has "thoughts" about the crime and he is "very sorry" it happened. He states that he tried hard to straighten out the victim and he cannot understand why she just would not let him go so he could return home to live with his mother.

CRIMINAL RECORD:

JUVENILE:

A check with the local office of the Juvenile Services Administration revealed no juvenile record.

ADULT:

<u>DATE AND PLACE OF OFFENSE</u>	<u>OFFENSE</u>	<u>DISPOSITION AND DATE</u>	<u>SOURCE</u>	<u>REPRESENTATION</u>
2/1/58, State Police Pikesville	B & E	1 yr. MHC, SS	FBI	Yes
4/11/70, State Police Pikesville	Assault & Battery	Dismissed due to lack of prosecution	FBI	-
1/12/87, Balto. Co.	Murder	Present Case	FBI	Yes

The breaking and entering took place at Coca Cola, when the defendant worked there, and he reports he was drinking at the time. He also was drinking when his second wife charged him with assault and battery but he reports they "worked it out" and no further action took place.

MOTOR VEHICLE RECORD:

<u>DATE</u>	<u>DESCRIPTION</u>	<u>DISPOSITION/POINTS</u>
09/16/61	Failure to Keep Right of Center (Accident)	3 Points* Warning letter mailed
02/29/64	Failure to Keep Right of Center (Accident)	3 Points* Warning letter mailed
05/28/64	Financial Responsibility	Suspended; Suspension withdrawn 11/8/65
11/08/65	Judgment	License and Tags suspended

Current Status - Suspended
Current Points - 0

INSTITUTIONAL/PAROLE AND PROBATION HISTORY:

The defendant has no known history of incarceration beyond the present case and there is no record of formal supervision.

PERSONAL HISTORY:

The defendant was interviewed on June 17, 1987 at the Baltimore County Detention Center.

He reports he is from a family of five children originally and he was raised in Carroll County. His parents separated when he was twenty and he reports that his father, an alcoholic, died at age sixty-four, a broken and depressed man.

PERSONAL HISTORY: (Continued)

He has been close to his mother over the years and she has been supportive in this case. She was interviewed on 6/19/87 and, as a former neighbor to the victim, she confirms the defendant's statements relative to the victim being emotionally ill and having a serious alcohol problem. She also reports the victim was very manipulative and that she lured the defendant into her life and exercised great control over his activities. She also fed him "vitamins" which made him look "wild" and behave "strangely" and she tried hard to keep him confined to the house.

Mrs. Trieschman, the defendant's mother, also reports that her son has had a long-standing alcohol problem and, while she tried getting him help, he has consistently denied a problem.

The defendant has been married three times. The first marriage took place in 1955 and it lasted eight years. There were no children and the defendant reports his wife was "a little psycho too."

The second marriage took place in 1961 and it lasted eighteen years. There is a twenty year old daughter, whom the defendant is close to, and she reportedly visits him at the detention center. The defendant blames his drinking for the break-up of the marriage and, although his wife remarried, they maintained a civil relationship up to her death from Cancer in 1986.

The defendant lived with his mother for five years before he married the victim in December, 1986. The relationship, according to the defendant, was fine for several weeks but then his wife's bizarre, irrational behavior took over and it eventually led to her death. He reports he had known her since April, 1986 and that they had lived together a month before the marriage. He also states that his wife had been married three times previously and that all of the marriages had serious problems. Her first husband reportedly was an alcoholic, her second husband killed himself and the third reportedly was "blinded" by circumstances never made clear to the defendant.

EDUCATION:

The defendant reports he quit school at Sykesville High in grade eleven because his parents were having domestic problems and he has had no additional formal education since then.

EMPLOYMENT:

<u>NAME AND ADDRESS</u> <u>OF EMPLOYER</u>	<u>DATES EMPLOYED</u>	<u>NATURE OF WORK</u> <u>AND EARNINGS</u>	<u>REASONS</u> <u>FOR LEAVING</u>
Incarcerated	1/87 to Present	-	-
Self-employed	1983 to 1987	Painting & Carpentry \$16,000 annually	Arrested
Various Contractors	1980 to 1983	Carpentry & Concrete Work	Became self- employed

EMPLOYMENT: (Continued)

The defendant had difficulty remembering the names of the contractors he worked for prior to becoming a self-employed carpenter/painter. His mother reports he worked fairly steadily when he lived with her but she also notes that work slacked off during the winter months.

HEALTH: (Physical and Mental)

The defendant's general health is satisfactory. He reports that he had a complete physical in early 1986 and "everything was fine."

The defendant readily admits to drinking all his adult life, right up to the crime, but he does not acknowledge being an alcoholic. He reports he was capable of drinking eighteen beers without feeling the effects and he states that he never drank simply to get intoxicated. Since he never acknowledged a problem, he was never in treatment, although he did stop drinking for a brief period two years ago.

FINANCIAL:

ASSETS:

None

OBLIGATIONS:

Hospital Bill - \$570/mo.

C. Albert Henry 6/30/87
C. Albert Henry Date
Parole/Probation Agent Senior
PHONE: 583-6530

CAH: vab

T: 6/30/87

Circuit #3 - Towson Office

William L. Falck 7/1/87
William L. Falck Date
Parole/Probation Field Supervisor I

DEVISION OF PAROLE AND PROBATION
TOWSON INVESTIGATIVE UNIT
NEW COURTS BUILDING
P O BOX 5406
TOWSON, MARYLAND 21204

EVALUATION:

The defendant stands convicted of Murder and he now awaits sentencing.

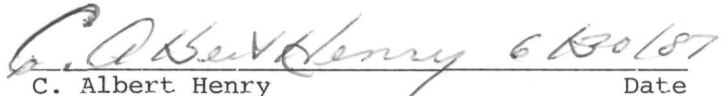
Although he initially reported his wife's death as a drug overdose, he subsequently admitted strangling her after an evening of drinking and quarreling. He adds, however, that he was generally dazed during the period preceding her death and he speculates that the vitamins his wife fed him may have been mind altering drugs.

It is apparent that alcohol has been associated with a majority of the defendant's problems over the years and aside from it impacting on his various marriages, it also has been associated with his legal problems.


There is no point in discussing probation here because of the nature of the crime and, therefore, it is only a question of how much time he should be incarcerated.

RECOMMENDATION:

Based on the seriousness of the crime, incarceration is respectfully recommended.


C. Albert Henry Date
Parole/Probation Agent Senior
PHONE: 583-6530

CAH: vab
T: 6/30/87
Circuit #3 - Towson Office


William L. Falck Date
Parole/Probation Field Supervisor I

DIVISION OF PAROLE AND PROBATION
TOWSON INVESTIGATIVE UNIT
NEW COURTS BUILDING
P.O. BOX 5406
TOWSON, MARYLAND 21204

CIRCUIT COURT FOR BALTIMORE COUNTY
Towson, Maryland 21204

District Court Case No. _____

Case No. 87CR518August 4, 1987

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FROM: SUZANNE MENSCH, Clerk

TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND

Name Of Prisoner Roby GibsonDate Of Trial August 4, 1987 Judge L. S. JacobsonCharge (murder) Guilty _____ NOT GUILTY _____

DISPOSITION:

☒ A. Sentenced To Department Of Correction 10 Y/L W/ CREDIT TIME SERVED
 Length Of Sentence _____

B. Sentenced To Baltimore County Detention Center _____
 Length Of Sentence _____

C. Remanded To Baltimore County Detention Center _____
 Probation Report Of Psychiatric Evaluation _____

D. Placed On Probation _____
 Length Of Probation _____

E. Sentenced To Baltimore County Detention Center Work Release Recommended _____

F. Stet _____

G. Nol Pros _____

H. Arraignment _____

I. Trial Continued _____

J. Trial Postponed _____

K. Bail Hearing _____

L. Defendant Released From This Case Only.
 Release In Transit.

H/H in RE Depo:

Commit Sent.

SUZANNE MENSCH, CLERK

Per Keri Engli
 Deputy Clerk

COURT CLERK'S WORK SHEET

TRIAL DATE August 4th Judge L. S. Jacobson

D. PINE STATE'S ATTORNEY W. Monfried DEFENDANT'S ATTORNEY

Kendi Irwin COURT REPORTER K. Frasier CLERK

CASE # 87CR518 NAME Roly M. Silver

CHARGE [(G) murder] H/H in re: dispo

TRIAL PLEA COURT JURY GUilty NOT GUILTY NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED OVERRULED

VERDICT: GUilty ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction	<u>10 YR. w/ CREDIT TIME SERVED.</u>			<u>WAIVED</u>
Balto. Co. Detention Center				

REMARKS

CT. recommends 1 ATTEND Alcohol counseling while incarcerated.

Jail time credit
1/13/87 to present = 204 days

Commit Sent.

AL

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR **MORE COUNTY**Located at Court Address **401 Bosley Ave., Towson, Md.**Zip Code
21204Telephone
494-3413

State of Maryland

Case No(s). **87CR518**

vs.

Tracking No. **635048C1**

Defendant

Roby M. Gibson

D.O.B.

11/7/30Date Sentence Imposed **August 4, 1987****COMMITMENT RECORD**

TO: ☒ Commissioner of Correction ☐ Warden/Sheriff of ☐ Jail/Detention Center
YOU ARE DIRECTED to receive the above named Defendant who has been sentenced and is hereby committed
to your custody by JUDGE **Leonard S. Jacobson** The Defendant has been found guilty as to:

Case/Count/Offense No. **87CR518** Charge **Murder** Art. **27** Sec. **616**Sentence **Ten (10) Years** ☐ Concurrent with ☐ Consecutive to Case/Count/Offense No. ☐Case/Count/Offense No. ☐ Charge ☐ Art. ☐ Sec. ☐Sentence ☐ ☐ Concurrent with ☐ Consecutive to Case/Count/Offense No. ☐Case/Count/Offense No. ☐ Charge ☐ Art. ☐ Sec. ☐Sentence ☐ ☐ Concurrent with ☐ Consecutive to Case/Count/Offense No. ☐**SPLIT
SENTENCE**

All but ☐ is/are suspended and the Defendant is placed on probation for a period
of ☐ commencing upon release of Defendant from incarceration, either by means of
mandatory release or parole, whichever occurs first. A copy of the Order for Probation is attached.

The total time to be served is **Ten (10) Years** and shall (complete either A or B):

A. begin on **January 13, 1987** including **204** days credit for time served before sentencing (Art. 27, §638C)
and is to run concurrently with the sentence imposed in Case No. ☐ and any other outstanding or
unserved sentence.

B. run consecutively to the sentence imposed in Case No. ☐ and to any other outstanding or
unserved sentence and Defendant is to be given ☐ days credit for time served before sentencing.

ADDITIONAL SENTENCING INFORMATION:

- ☐ Commitment is for execution of previously suspended sentence after Defendant was found in violation of probation.
☐ Sentencing modification. This commitment supersedes commitment issued on: ☐

ATTACHMENTS HERETO INCLUDE: ☐ Additional Sentence(s); ☐ Order for Probation; ☒ Conditions of Parole;
☐ Order for Reimbursement of Public Defender; ☐ Other: ☐

TRULY taken from the record of this Court.
WITNESS my Hand and the Seal of said Court this date:

August 4, 1987

per VAS

☐ Appeal Bond set at \$ ☐

Clerk of Court / Judge

MARYLAND SENTENCING GUIDELINES WORKSHEET			OFFENDER NAME (Last, First, Middle) <i>Gibson, Roby McInire</i>		BIRTHDATE <i>11/7/30</i>		1 Male 2 Female		1 White 2 Black 3 Hispanic 4 Other		JURISDICTION <i>13</i>												
DATE OF OFFENSE <i>1/10/87</i>		DATE OF PLEA/VERDICT <i>6/12/87</i>		DATE OF SENTENCING <i>8/4/87</i>		HOW MANY CONVICTED COUNTS AT THIS SENTENCING? <i>1</i>		HOW MANY CRIMINAL EVENTS AT THIS SENTENCING? <i>1</i>		WORKSHEET # <i>1</i> OF <i>1</i>		CRIMINAL EVENT # <i>1</i> Yes, <i>2</i> No											
CONVICTED COUNT TITLE												MD. CODE, ART. & SECTION <i>Rev 27616 L</i>		GUIDELINE RANGE <i>10-21X</i>		DOCKET NUMBER <i>87CR0518</i>							
1st Count <i>Murder - 2nd Degree</i>																							
2nd Count																							
3rd Count																							
DISPOSITION TYPE (Circle Only One)												OFFENDER SCORE				AOC USE ONLY, DO NOT WRITE IN SPACE BELOW							
0 Charge Bargain												A. Relationship to CJS When Instant Count Occurred				INC				SUS			
1 Binding Plea Agreement as to Actual Sentence												0 = None or Pending Cases				SUS				ACT			
2 Binding Plea Agreement as to Sentence Maximum or Range of												1 = Court or Other Criminal Justice Supervision				ACT				CON			
3 Plea Agreement-Non-Binding Recommendation of												0 = Not More Than One Finding of Delinquency				STA				PRO			
4 Plea, No Agreement												1 = Two or More Findings Without Commitment or One Commitment				CON							
5 Other Guilty Plea												2 = Two or More Commitments				PRO							
6 Court Trial, Contested Facts (No Plea Agreement)												C. Prior Adult Criminal Record				RAN							
7 Court Trial, Uncontested Facts, Contested Legal Issue (No Plea Agreement)												0 = None				01				SUS			
8 Jury Trial												1 = Minor				02				ACT			
												3 = Moderate				DA				CON			
												5 = Major				SA				PRO			
												D. Prior Adult Parole/Probation Violations				USE							
												0 = No											
												1 = Yes											
ACTUAL SENTENCE (Check Boxes when Sentenced as Subsequent Offender)												TOTAL OFFENDER SCORE				REASON IF ACTUAL SENT. DEPARTS FROM GUIDELINE RANGE/ADDITIONAL INFO.							
1st Convicted Count												<i>19</i>											
2nd Convicted Count																							
3rd Convicted Count																							
OVERALL GUIDELINE RANGE (For Multiple Counts Only)																							
<i>10Y</i>																							
to																							
<i>2Y</i>																							
INSTITUTIONAL/PAROLE RECOMMENDATION																							
WORKSHEET COMPLETED BY <i>SAO PAR. + PROB.</i>												STATES ATTORNEY <i>Jim Pyne</i>				DEFENSE ATTORNEY <i>W. Monfried</i>							
												SENTENCING JUDGE <i>L.S. Jacobson</i>				SIGNATURE <i>L.S. Jacobson</i>							

COURT CLERK'S WORK SHEET

TRIAL DATE 8/24/87 Judge LSJ

STATE'S ATTORNEY

DEFENDANT'S ATTORNEY

COURT REPORTER

CLERK

CASE # 8702518 NAME Roy M. Gibson

CHARGE

TRIAL PLEA COURT JURY GUILTY NOT GUILTY NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED

OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS

*Amended Commit sent to WIT
Murder and Degree Act 27 Sec 411,
in lieu of murder Act 27 Sec 416.*

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR

Baltimore County

Located at

Court Address

401 Boston Ave., Towson, Md.

Zip Code

21204

Telephone

494-3413

State of Maryland

VS.

Case No(s). 87CR0518

Tracking No. 08-02-635048C1

Date Sentence Imposed August 4, 1987

Defendant

Roby M. Gibson

D.O.B.

11/7/30

COMMITMENT RECORD

TO: ☒ Commissioner of Correction ☐ Warden/Sheriff of _____ Jail/Detention Center
YOU ARE DIRECTED to receive the above named Defendant who has been sentenced and is hereby committed
to your custody by JUDGE Leonard S. Jacobson The Defendant has been found guilty as to:

Case/Count/ Offense No.	Count One (1)	Charge	Murder-Second Degree	Art.	27	Sec.	411
Sentence	Ten (10) Years	<input type="checkbox"/> Concurrent with	<input type="checkbox"/> Consecutive to Case/Count/Offense No.				
Case/Count/ Offense No.		Charge		Art.		Sec.	
Sentence		<input type="checkbox"/> Concurrent with	<input type="checkbox"/> Consecutive to Case/Count/Offense No.				
Case/Count/ Offense No.		Charge		Art.		Sec.	
Sentence		<input type="checkbox"/> Concurrent with	<input type="checkbox"/> Consecutive to Case/Count/Offense No.				

SPLIT
SENTENCE

All but _____ is/are suspended and the Defendant is placed on probation for a period
of _____ commencing upon release of Defendant from incarceration, either by means of
mandatory release or parole, whichever occurs first. A copy of the Order for Probation is attached.

The total time to be served is Ten (10) Years and shall (complete either A or B):

- A. begin on January 13, 1987 including 224 days credit for time served before sentencing (Art. 27, §638C)
and is to run concurrently with the sentence imposed in Case No. _____ and any other outstanding or
unserved sentence.
- B. run consecutively to the sentence imposed in Case No. _____ and to any other outstanding or
unserved sentence and Defendant is to be given _____ days credit for time served before sentencing.

ADDITIONAL SENTENCING INFORMATION:

AMENDED

- ☐ Commitment is for execution of previously suspended sentence after Defendant was found in violation of probation.
☐ Sentencing modification. This commitment supersedes commitment issued on: _____

ATTACHMENTS HERETO INCLUDE: ☐ Additional Sentence(s); ☐ Order for Probation; ☐ Conditions of Parole;
☐ Order for Reimbursement of Public Defender; ☐ Other: _____

TRULY taken from the record of this Court.
WITNESS my Hand and the Seal of said Court this date:

August 24, 1987

Per TE

☐ Appeal Bond set at \$ _____

Suzanne Mensch

Clerk of Court / Judge

COURT CLERK'S WORK SHEET

TRIAL DATE _____ Judge LSG

STATE'S ATTORNEY _____

DEFENDANT'S ATTORNEY _____

COURT REPORTER _____

GW
CLERK

CASE # 87CR 518 NAME Roby M. Gibson

CHARGE _____

TRIAL _____ PLEA _____
COURT JURY GUILTY NOT GUILTY NOLO CONTENDERE

MOTIONS: 1. END of STATE'S CASE defs. Motion for Judgment of ACQUITTAL

GRANTED

OVERRULED

2. END of ENTIRE CASE defs. Motion For Judgment of ACQUITTAL

GRANTED

OVERRULED

VERDICT: GUILTY ON COUNTS NOT GUILTY ON COUNTS

SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				

REMARKS Amplended Commit sent reflecting correct

days credit.

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR

Baltimore County

Located at

Court Address

County Courts Bldg. 401 Bosley Ave. Towson, Md.

Zip Code

21204

Telephone

494-3413

State of Maryland

Case No(s). 87CR518

vs.

Tracking No. 08-02-635048C1

Defendant

Roby M. Gibson

D.O.B.

11/07/30

Date Sentence Imposed August 4, 1987

COMMITMENT RECORD

TO: ☒ Commissioner of Correction ☐ Warden/Sheriff of ☐ Jail/Detention Center
YOU ARE DIRECTED to receive the above named Defendant who has been sentenced and is hereby committed
to your custody by JUDGE Leonard S. Jacobson The Defendant has been found guilty as to:

Case/Count/Offense No. Count One (1) Charge Murder - Second Degree Art. 27 Sec. 411

Sentence Ten (10) Years ☐ Concurrent with ☐ Consecutive to Case/Count/Offense No. ☐

Case/Count/Offense No. ☐ Charge ☐ Art. ☐ Sec. ☐

Sentence ☐ ☐ Concurrent with ☐ Consecutive to Case/Count/Offense No. ☐

Case/Count/Offense No. ☐ Charge ☐ Art. ☐ Sec. ☐

Sentence ☐ ☐ Concurrent with ☐ Consecutive to Case/Count/Offense No. ☐

SPLIT
SENTENCE

All but ☐ is/are suspended and the Defendant is placed on probation for a period
of ☐ commencing upon release of Defendant from incarceration, either by means of
mandatory release or parole, whichever occurs first. A copy of the Order for Probation is attached.

The total time to be served is Ten (10) Years and shall (complete either A or B):

A. begin on Jan. 13, 1987 including 204 days credit for time served before sentencing (Art. 27, §638C)
and is to run concurrently with the sentence imposed in Case No. ☐ and any other outstanding or
unserved sentence.

B. run consecutively to the sentence imposed in Case No. ☐ and to any other outstanding or
unserved sentence and Defendant is to be given ☐ days credit for time served before sentencing.

ADDITIONAL SENTENCING INFORMATION:

AMENDED

AMENDED

☐ Commitment is for execution of previously suspended sentence after Defendant was found in violation of probation.

☒ Sentencing modification. This commitment supersedes commitment issued on: Aug. 24, 1987

ATTACHMENTS HERETO INCLUDE: ☐ Additional Sentence(s); ☐ Order for Probation; ☐ Conditions of Parole;
☐ Order for Reimbursement of Public Defender; ☐ Other: ☐

TRULY taken from the record of this Court.

WITNESS my Hand and the Seal of said Court this date:

Jan. 22, 1988☐ Appeal Bond set at \$ ☐

per: jmw

Clerk of Court / Judge



The Circuit Court for Baltimore County

CHAMBERS OF
LEONARD S. JACOBSON
JUDGE

COUNTY COURTS BUILDING
TOWSON, MARYLAND 21204
(301) 494-2674

August 30, 1988

Ms. Madeline Trieschman
316 Upland Road
Pikesville, Maryland 21208

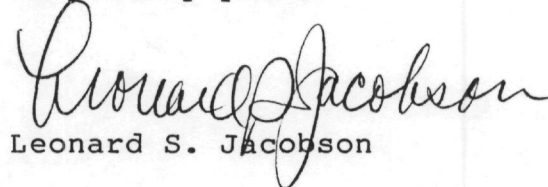
RE: State v. Roby M. Gibson
Case No. 87 CR 0518

Dear Ms. Trieschman:

This will acknowledge receipt of your letter and enclosures dated August 19, 1988 in reference to your son, Roby M. Gibson.

I appreciate the interest the community is showing in this matter; however, the Court has no power to modify the sentence in this case, as more than 90 days have passed since the date your son was sentenced.

Very truly yours,


Leonard S. Jacobson

LSJ:emh

FILED AUG 30 1988

87 CR 518

8/19/88

your Honor

My life depends upon
my son's help. I need
him very much. God's
will be done.

Very sincerely

Madeline Trischman

316 Upland Rd.

Pikesville, Md. 21208

RECEIVED

AUG 29 1988

JUDGE LEONARD S. JACOBSON

FILED AUG 30 1988

July 31/88

Your Honor,

We the undersigned, relatives, friends and neighbors of Roby M. Gibson do hereby plead with his Honor for leniency and request an early release for Roby.

Prior to his arrest he worked in many homes in his neighborhood and gained the trust and friendship of those who know him, as the signatures in this petition will attest that fact.

We do acknowledge the fact that Roby (Buck) had an alcoholic problem and that since his incarceration and his recovery from alcohol that he would not be a threat or a danger to anyone in the community and that further prison time would serve no useful purpose.

Upon his release he will have a home with his mother and will be able to provide care for her and a grandchild in his custody.

We are begging your Honor's consideration in gaining the freedom of Roby.

In signing this petition, we do believe this to be the truth and do so willingly.

Madeline Grieschman (Mother)

Gloria Ann Eckenrode (Sister)

Joan Gibson Warren ("")

Holores Jane Bull ("")

Barry Gibson (brother)

Jean Robinson (neighbor & friend) - 716 Greenwood Rd.
Myra Klein " 704 "

Hilda Reitzel (neighbor & friend) 703 Greenwood Rd
Mr & Mrs John D. Wight neighbors 703 Greenwood Rd
COL (RET) & Mrs. Jacob Kaufman, NEIGHBORS' FRIENDS 701 Greenwood Rd.
William B. Gurd neighbor 314 Upland Rd

Virginia A. Gore

Ramona Mohr (Mrs) Neighbor/Friend 329 Upland Rd.
John Mohr Close Friend 329 Upland Rd

~~Frances M. Mohr~~ Friend & Neighbor 329 Upland Rd.

Karen Lloyd (friend & neighbor) 327 Upland Rd.

Frank Lloyd (friend) 327 Upland Rd.

Bear Seal (neighbor & friend) 623 Greenwood Rd.

Eugene D. Dean " " " " "

Leonard C. Little - FRIEND - 15 GREENVIEW AVE. REISTERSTOWN, MD. 21136

Patricia M. Mather Dear Friend 700 GREENWOOD RD 21208

Mad R. Mather friend " " " "

ASHLEY Loving Granddaughter 316 Upland 21208

James W. Beck Sr 8010 Douglas Ave 21207

Dorothy Beck 8010 Douglas Ave 21207

Gary Hartman 3008 Douglas Ave

Wynne Jane Friend one wild cherry ct 21207

Mrs & Mrs Harry Heltz 706 Greenwood Rd 21208

Beck's 81 year old Mother and 2 year old
Grand daughter need their Son and Grand
Father Very, Very Much. A Neighbor & Friend
for Many Years.

Jacob E Miller 18010 Marretttsville Rd Randallstown MD 21133
 Carl S Zigler 8827 Sigrid Rd RANDALSTOWN MD
 A. Johnson 2926 Leshe Rd Ed. Mt Rainier MD
 Harry Musgrove 9A - PALOX CR. — OWINGS MD.
 Leo E Smith 3201 N Rolling Rd. 21207.
 Vernon L. Pahl 3201 N. Rolling Rd. 21207
 Douglas W. Pahl 3201 N. ROLLING Rd 21207
 Timothy T. Doonan 3807 Milford Mill Rd 21307
 James Beck Jr 3701 Twin Lake Ct APT 120
 Judith McTeeling 3701 Twin Lakes Ct apt 120

Charles & Alice Gill 708 Greenwood Rd. 21208

Friend & neighbor for many years.

Mr & Mrs Ronald Blades 313 Highland Rd 21208

Catherine Dietel 8008 Douglas Ave 21207

Robert E. Ware - 3112 Jefferson Rd.

Norman Holbrook 3618 Langrehr Rd. - 1114.

James P. Luen 9012 Wilbur Ave Randallstown Md 21133

Ray Robey - Willard Francis Teal

Thelma Luen 9012 22nd Ave 21133

Thelma J. Kerk 349 W. 41st St. Baltimore Md 21211

Daniel S. Kerk 1249 W. 41st St. Baltimore Md. 21211

Hubert Yankellow 2601 Woodland Ave

RAY COX 505 ENOLA RD. PIKEVILLE MD 21208

Ray Cox

Marylou Main 15 Sub Ct #103 Randallstown Md 21133

John Strand 16 Tollgate Rd Owings Mills Md 21117

Lorothy Martin 241 Pittston Circle Owings Mills, Md. 21117

Robert W. Taylor 3 West Penn. Co. Balt., Md 21207

Sandra Taylor 3 Wild Cherry Ct Very Good Friend

always willing to help hard working

very easy going person.

Ruth A. Nelson 408 Oak Hill Ct. Westminster Md. 21157

Wm. Buck, Beam Ct 3430 Chapman Rd. Randallstown

C R. Beck 1 Rollwin Rd. Woodlawn

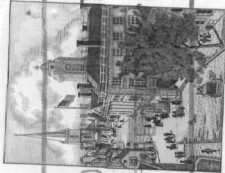
Pete Nickell 3801 McDermott Rd Randallstown Md

Audrey C. Robinson 8906 Overhill Rd. Randallstown 21133

Madeline Greenman
316 Highland Rd.
Baltimore, Md.
21208

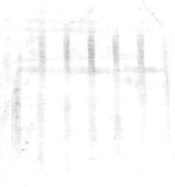
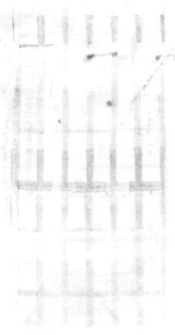


HELP COME TO THE
HELP COME TO THE



July 26, 1988 USA
New York 25

Judge Leonard S. Greenman
Balto. Co. Courthouse Bldg.
Gawson, Md. 21204



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